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SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



JASON KANDER SECRETARY OF STATE

MISSOURI REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at http://www.sos.mo.gov/adrules/pubsched.asp

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RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

 Title
 Code of State Regulations
 Division
 Chapter
 Rule

 1
 CSR
 10 1.
 010

 Department
 Agency, Division
 General area regulated
 Specific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

ules appearing under this heading are filed under the authority granted by section 536.025, RSMo 2000. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety, or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons, and findings which support its conclusion that there is an immediate danger to the public health, safety, or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

than ten (10) days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the *Missouri Register* as soon as practicable.

Il emergency rules must state the period during which they are in effect, and in no case can they be in effect more than one hundred eighty (180) calendar days or thirty (30) legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 340—Division of Energy Chapter 4—Wood Energy Credit

EMERGENCY AMENDMENT

4 CSR 340-4.010 Wood Energy Credit. The division is amending sections (2), (3), and (4), adding new sections (5), (7), (8), and (9), and renumbering as needed.

PURPOSE: This amendment clarifies the processing rules for the Wood Energy Tax Credit to accommodate the appropriation requirement established by Senate Bill 729 (2014).

EMERGENCY STATEMENT: The Department of Economic Development, Division of Energy determined that this emergency amendment is necessary to preserve a compelling governmental interest in ensuring that applicants receive proper and timely authorization and issuance of the Wood Energy Tax Credit (tax credit) due to the added condition that the credit shall only be authorized and issued upon appropriation. This is the first year an appropriation has been made since the addition of the appropriation requirement. An early effective date is required because funds must be expended by June 30, 2016, and the tax credit application, review, issuance, and redemption processes cannot be accomplished by this deadline under the prescribed timelines for the regular administrative rulemaking process.

Under the current rule, applications were accepted on a first come,

first served basis and the division had not received applications in excess of the six (6) million dollar statutory cap. The insertion of the subject to appropriations clause by Senate Bill 729 established a dynamic, annual cap and created the circumstance in which the annual appropriation made could be less than the amount of credits sought. In fact, the amount of Wood Energy Tax Credit applications received at the time of submission of this amendment is in excess of the appropriated amount.

The addition of a deadline of June 30 for tax credit applicants, as proposed by the Division of Energy, is necessary to allow for the total requested amount to be calculated and provided to decision makers for consideration while developing the following year's budget and allows the division to know the amount of new credits that may be issued without exceeding current appropriations. Without the establishment of a deadline, unintentional confusion and a perceived lack of transparency may occur. As intended by the statute, appropriators should be provided with the information to fully consider the amount of appropriation necessary to meet the tax credit amount sought by applicants. The division ought to be made aware of the full amount sought by producers in order to effectively educate and support the line item amount requested throughout the budgetary process.

The Division of Energy also needs the ability to authorize and issue the credit on a **pro rata** apportionment basis due to the possibility that the approved appropriation in any given fiscal year could be less than the amount of credits applied for. This **pro rata** apportionment method will ensure that the cumulative amount of tax credits is proportionally allocated to eligible applicants and will limit the consequences associated with underfunding the tax credit with regard to the carry forward provision.

The addition of sections (7), (8), and (9) is necessary to clarify the procedures regarding the six (6) million dollar cap on aggregate allowed tax credits and the annual cap established by the appropriation amount as required by Senate Bill 729.

This emergency amendment is necessary to provide a clear procedure for the processing of tax credit applications in accordance with the appropriations provided for the fiscal year. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended by the Missouri and United States Constitutions. The Division of Energy considers this emergency amendment just and reasonable to all interested persons and parties in accordance with the statutory modifications. A proposed amendment covering this same material is published in this issue of the Missouri Register. This emergency amendment was filed November 16, 2015, becomes effective November 26, 2015, and expires May 23, 2016.

- (2) A Missouri wood energy producer shall make application for the credit to the Missouri Department of [Natural Resources] Economic Development, Division of Energy. Applications can be made for processed wood products resulting from the use of Missouri forestry industry residue used on or after January 1, 1997. Applications must be received by the Division of Energy by June 30 of the year immediately following the calendar year of production. Unused credit may be carried over to any subsequent taxable year, not to exceed four (4) years, subject to 10 CSR 140-4.010(3). The application will include the number of tons of processed wood products produced in Missouri during the preceding calendar year, the name and address of the purchaser to whom the processed wood products were initially sold, the number of tons sold to each initial purchaser, and any documentation required by [DNR] the Department of Economic **Development**. The application will be received and reviewed by the Department of [Natural Resources] Economic Development, Division of Energy and that division will certify to the Department of Revenue all applicants which qualify as a wood energy producer.
- (3) The tax credit to the wood energy producer shall be five dollars (\$5) per ton of processed Missouri forestry industry residue. The calculation

of the tax credit shall be five dollars (\$5) per ton of wood pellets sold and for charcoal shall be five dollars (\$5) per ton of charcoal sold, adjusted by a multiplier of four (4). The formula used to calculate the tax credit for charcoal is based on the amount of Missouri forest industry residue[,] required to produce one (1) ton of charcoal. The processor of the Missouri forestry industry residue shall receive the tax credit. Any Missouri forestry industry residue used to produce heat in the manufacture of processed wood products does not qualify for the tax credit. There can be only one (1) tax credit claimed on any given Missouri forestry industry residue. Applicants who qualify through the Department of [Natural Resources] Economic Development, Division of Energy and are certified to the Department of Revenue by the Department of [Natural Resources] Economic Development, Division of Energy for the tax credit may claim the credit for a period of five (5) years. The credit can only be used against the income tax otherwise due. This credit is not available for use against withholding tax liabilities. Any credit which exceeds the tax due shall not be refunded but may be carried forward to four (4) succeeding tax years. In the event that the total amount of credits applied for in a given year exceeds the total amount of the appropriation authorized, the amount of each credit will be adjusted on a pro rata basis so that the total amount of credits authorized does not exceed the total amount of the appropriation made for that year. In the event that an issued pro rata adjusted tax credit is not redeemed in part or in its entirety, only the amount of the issued credit may be carried forward. If the credit is not used or assigned within five (5) years it expires.

- (4) The wood energy producer may elect to assign to a third party or parties the approved tax credit, if the credit has not expired or has not been previously used. The certification of the assignment must be filed with the Missouri Department of Revenue on a department form at the time the assignment takes place. [The credit can only be used against the income tax otherwise due. This credit is not available for use against withholding tax liabilities. Any credit which exceeds the tax due shall not be refunded but may be carried forward for four (4) succeeding tax years. If the credit is not used or assigned within five (5) years it expires.]
- (5) The Department of Revenue will work with the Missouri Department of Economic Development, Division of Energy to generate a report to be provided to the Division of Energy within thirty (30) days following the end of the fiscal year on the amount and value of credits redeemed as of June 30 during the most recent fiscal year. This will allow the division to include any outstanding carry forward credit amounts in budget considerations.

[(5)](6) A wood energy producer using the federal credit for wood energy is not eligible to claim the state tax credit.

- (7) In no event shall the aggregate amount of all authorized, issued, and redeemable tax credits under sections 135.300 to 135.311, RSMo exceed six (6) million dollars in any given fiscal year.
- (8) For tax credits authorized or issued after July 1, 2015, in no event shall the aggregate tax credit amount authorized, issued, and redeemable in a given fiscal year exceed appropriations for that fiscal year.
- (9) Amounts authorized and issued before July 1, 2015 shall be grandfathered.

AUTHORITY: sections 135.300–135.311, RSMo [Supp. 1997] 2000 and RSMo Supp. 2014, and sections 536.010[,] and 536.023.3, RSMo [1994] Supp. 2013. This rule originally filed as 10 CSR 140-4.010. Original rule filed Dec. 31, 1991, effective May 14, 1992. For intervening history, please consult the Code of State Regulations.

Emergency amendment filed Nov. 16, 2015, effective Nov. 26 2015, expires May 23, 2016. A proposed amendment covering this same material is published in this issue of the **Missouri Register**.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 30—Division of Labor Standards Chapter 3—Prevailing Wage Law Rules

EMERGENCY AMENDMENT

8 CSR 30-3.010 Prevailing Wage Rates for Public Works Projects. The division is amending section (4).

PURPOSE: This amendment provides a cutoff date by which local wage rates must be submitted to the Department of Labor and Industrial Relations to determine the prevailing wages of occupational classifications in the construction industry for each Missouri county and the City of St. Louis. Under section 290.262, RSMo, the department must file its initial prevailing wage determinations with the Missouri Secretary of State by March 10 of each year. The department receives thousands of submissions identifying wage rates paid for millions of hours worked in the various occupational classifications throughout the state each year. (For use in preparing the 2015 wage order, the department received reports of wage rates paid for over nineteen (19) million hours of construction work.) In order for it to reasonably be able to consider the impact of the hours submitted, especially considering that the wage rates determined to be prevailing in a county can be dependent on rates paid in an adjacent county under section 290.262.3, RSMo, the department needs to set a cutoff date by which the submissions must be made so that it can then complete the task of sorting and tabulating the hours submitted and then assess what wage rates prevail as defined by statute. This amendment sets such a cutoff date.

EMERGENCY STATEMENT: This emergency amendment immediately amends an existing rule relating to wage orders by adding a cutoff date by which local wage rates must be submitted to the Department of Labor and Industrial Relations for them to be used by the department in its annual determinations of prevailing wage rates of construction industry occupational classifications in each Missouri county and the City of St. Louis.

The determination of prevailing wage rates first became dependent, in some circumstances, on the wage rates in adjacent counties when section 290.262, RSMo, was amended effective in August 2013. This change significantly increased the complexity of, and time needed for, completing the initial wage order filed in March 2014. Due to the increased complexity and difficulties in preparing the initial order filed in March 2014, the department set an internal cutoff of January 31, 2015, and used only wage and hour submissions received before that date in the preparation of the initial wage order filed in March 2015. This allowed the department to more efficiently complete the wage order in the time allowed. The department gave direct notice of the cutoff date through public outreach and by direct notice to parties historically known to have provided wage and hour information. Not long after the final wage order was filed in late May 2015, the department learned of hours submitted after the cutoff date that would have resulted in a different prevailing wage in a county for an occupational title had they been submitted before January 31, 2015, or during the subsequent period during which objections could be filed with the Labor and Industrial Relations Commission. The department determined that giving formal notice of the date by which it needs to cutoff consideration of additional information through a regulation would give all parties submitting wage and hour information better knowledge of the need to get this information to the department within the time needed for it to complete the initial wage order. The department addressed the idea of adding a cutoff date by regulation at meetings with contractor and labor groups from around the state throughout the summer and fall of 2015. The department also discussed the addition of a cutoff date in its regulations in direct contacts with individual contractors, labor organizations, and public bodies during this same time period. Following these outreach efforts, the department completed its formulation of the proposed amendment to its rule in October 2015.

This amendment must be implemented immediately to provide notice to contractors, unions, and other interested parties of the cutoff date, to allow these interested parties to gather and submit wage data to the department in a timely manner for the department's use in determining which wage rates prevail in each county, which rates will then be included in its next annual wage order. Each year's annual wage order must be filed with the secretary of state by March 10, as provided in section 290.262.1 and .4, RSMo. The annual wage order sets out the minimum wage rates that must be paid to workers in each occupational title in each county for their work on public construction projects in those counties during the following year. As a result, the department finds that an early effective date for this rule is necessary to preserve the compelling governmental interest of establishment of a reasonable cutoff date for submission of the wage information it uses to determine local prevailing wages that will provide it the time necessary to sort, tabulate, and assess that information for use in the next wage order. A proposed amendment, which covers the same material, is published in this issue of the Missouri **Register**. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The department believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires on May 17, 2016.

(4) The annual wage order issued by the department contains the current wage rates prevailing in the locality at the time the annual wage order is issued. Hours worked during the calendar year are used to set the prevailing wage rates in the annual wage order issued in March of the following year. The department will consider hours submitted for use in its initial determination of the prevailing wage rates to be included in a particular year's wage order only if those hours are received by it, by either paper submission or in electronic format, no later than January 31 of that year. Section 290.262.9, RSMo provides that the annual wage order for a particular occupational title may be altered once each year with an incremental increase. A public body shall specify in the call for bids for each contract the prevailing hourly rate of wages in the locality for each type of worker as set forth in the annual wage order or any replacement page(s) identifying the annual incremental increase issued by the department. The wage rates attached to, and made a part of, the call for bids for a contract shall remain in effect for the duration of that particular contract.

AUTHORITY: section 290.240.2, RSMo 2000. Original rule filed Dec. 18, 1975, effective Dec. 28, 1975. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH
AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 61—Licensing Rules for Family Day
Care Homes

EMERGENCY AMENDMENT

19 CSR 30-61.085 Physical Requirements of the Family Day Care Home. The department is amending subsection (1)(L).

PURPOSE: This amendment specifies that smoking is prohibited in areas where children are cared for in a child care home as recommended by the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Approximately one hundred (100) Missouri infants die as a result of SIDS each year. In 2014, an infant in a licensed child care facility died as a result of SIDS after a weighted blanket was placed over the child's legs when he was lying face down. As a result, the Missouri legislature promulgated section 210.223.6, RSMo, as part of HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015). The bill authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement safe sleep practices as recommended by the American Academy of Pediatrics (AAP) for licensed child care facilities. The AAP Task Force on SIDS has made safe sleep recommendations for infants to help reduce the risk of SIDS. The AAP has recommended that child care providers not smoke in child care areas since infants have a higher risk of SIDS if they are exposed to secondhand smoke. Secondhand smoke can cause other health problems in infants and children such as more frequent and severe asthma attacks, respiratory infections, and ear infections. As a result, this emergency amendment is necessary to protect the health of children in child care settings and to implement safe sleep practices as recommended by the AAP in family child care homes in order to reduce the risk of SIDS. The DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

(1) General Requirements.

(L) [Caregivers shall not smoke when holding or feeding children, changing diapers, assisting with toileting or when preparing food.] No person shall smoke or otherwise use tobacco products in any area of the child care facility during the period of time when children cared for under the license are present.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1998] 2015. This rule previously filed as 13 CSR 40-61.070 and 13 CSR 30-61.085. Original rule filed March 29, 1991, effective Oct. 31, 1991. Changed to 19 CSR 40-61.085, effective Dec. 9, 1993. Changed to 19 CSR 30-61.085 July 30, 1998. Amended: Filed Feb. 18, 1999, effective Sept. 30, 1999. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH
AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 61—Licensing Rules for Family Day
Care Homes

EMERGENCY AMENDMENT

19 CSR 30-61.095 Furniture, Equipment, and Materials. The department is amending subsection (1)(B).

PURPOSE: This amendment updates the rule to reflect new federal safety guidelines for cribs and adds language to implement safe sleep recommendations from the American Academy of Pediatrics (AAP) as required by section 210.223, RSMo.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Approximately one hundred (100) Missouri infants die as a result of SIDS each year. In 2014, an infant in a licensed child care facility died as a result of SIDS after a weighted blanket was placed over the child's legs when he was lying face down. As a result, the Missouri legislature promulgated section 210.223.6, RSMo as part of HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015). The bill authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement safe sleep practices as recommended by the American Academy of Pediatrics (AAP) for licensed child care facilities. The AAP Task Force on SIDS has made safe sleep recommendations for infants in order to reduce the risk of SIDS. The AAP has made recommendations regarding cribs, bedding, and sleep practices to help prevent SIDS. The AAP recommends that cribs and playpens be free of soft objects, soft toys, blankets or other soft or loose bedding, and that cribs are free of bumper pads. The Consumer Product Safety Commission (CPSC) revised its standards for cribs and required all cribs manufactured and sold on or after June 28, 2011, to comply with the new standards. The AAP works in collaboration with the CPSC to ensure child safety and played a key role in the crib requirement changes. The crib requirements support both the AAP recommendations and the CPSC's safe sleep initiative. There are approximately one thousand one hundred (1, 100) licensed family child care homes in Missouri. At the time of this publishing, licensed family child care homes have a capacity to care for approximately ten thousand nine hundred (10,900) children at any given time. Approximately ninety-six percent (96%) of family child care homes are licensed to care for children less than one (1) year of age. As a result, this emergency amendment is necessary to protect the health of children in child care settings and to implement safe sleep practices as recommended by the AAP in family child care homes in order to reduce the risk of SIDS. The DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

- (1) Indoor Furniture and Equipment.
 - (B) Sleeping Equipment.
 - 1. General requirements.

A. A cot, bed, sofa, padded playpen, or crib [with an individually assigned sheet and blanket] shall be provided for each child who naps or sleeps. An individually assigned sheet and blanket shall be provided for each child twelve (12) months and older who naps or sleeps. Upper levels of bunk beds shall not be used.

- B. If family beds are used for napping or sleeping, a clean sheet shall be spread over the family bedding.
- C. If a double bed or larger is used only two (2) children may nap or sleep on it at one (1) time.
- D. All bedding shall be clean with sheets laundered at least once a week. Once bedding has been used by a child, it shall not be used by another child until it has been laundered.
- E. Sleeping equipment shall be arranged to provide at least a two-foot (2') aisle on one (1) long side of the equipment.
 - 2. Infants [and toddlers].
- A. A crib, portable crib, or playpen shall be provided **and used** for each infant. Stack cribs shall not be used.
- B. Cribs and playpens shall [have side rail spokes not more than two and three eighths inches (2 3/8") apart. Cribs or playpens previously approved for licensed homes and which do not meet this requirement shall have bumper pads in place for children under twelve (12) months of age.] meet the Consumer Product Safety Commission and ASTM International (formerly the American Society for Testing and Materials) safety standards for full size baby cribs as found in 16 CFR Part 1219 and for non-full size baby cribs as found in 16 CFR Part 1220. The 2014 crib safety standards found in 16 CFR Parts 1219 and 1220 are incorporated by reference as part of this rule and are published by and available at the U.S. Government Publishing Office, 732 North Capitol Street NW, Washington, D.C. 20401-0001, 202-512-1800, www.bookstore.gpo.gov/catalog/laws-regulations/code-federal-regulations-cfrs-print. This rule does not include any later amendments or additions.
- C. The crib mattress or playpen pad shall be sized correctly to the crib or playpen, in good condition, waterproof, and kept clean and dry[.], be firm and maintain its shape even when the fitted sheet designated for that model is used, such that there are no gaps between the mattress and the side of the crib or playpen. [Sheets] Only fitted sheets shall be used and [covers] shall be changed immediately when soiled or wet.
- D. Soft materials or objects such as pillows, quilts, comforters, or sheepskins, even if covered by a sheet, shall not be placed under a sleeping infant. If a mattress cover to protect against wetness is used, it shall be tight fitting and thin.
- E. Cribs, portable cribs, and playpens shall be free of soft objects, loose bedding, or any object that can increase the risk of entrapment, suffocation, or strangulation. Examples include bumper pads, pillows, quilts, comforters, sleep positioning devices, sheepskins, blankets, flat sheets, cloth diapers, bibs, pillow-like toys, wedges, infant positioners, special mattresses, special sleep surfaces, and other similar items.
- F. Blankets or other soft or loose bedding shall not be hung on the sides of cribs or put under the fitted sheet. Only sleep clothing that is designed to keep an infant warm without the possible hazard of covering the head or face may be used during sleep or nap time.
- G. Sitting devices such as car safety seats, strollers, swings, infant carriers, infant slings, and other sitting devices shall not be used for sleep/nap time. Infants who fall asleep anywhere other than a crib, portable crib, or playpen must be placed in the crib or playpen for the remainder of their sleep or nap time.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1993] 2015. This rule previously filed as 13 CSR 40-61.080, 13 CSR 40-61.095 and 19 CSR 40-61.095. Original rule filed March 29, 1991, effective Oct. 31, 1991. Changed to 19 CSR 40-61.095, effective Dec. 9, 1993. Changed to 19 CSR 30-61.095 July 30, 1998. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 61—Licensing Rules for Family Day Care Homes

EMERGENCY AMENDMENT

19 CSR 30-61.105 The Day Care Provider and Other Day Care Personnel. The department is adding a new section (5).

PURPOSE: This amendment adds requirements for caregiver training to include training concerning the safe sleep recommendations of the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Approximately one hundred (100) Missouri infants die as a result of SIDS each year. In 2014, an infant in a licensed child care facility died as a result of SIDS after a weighted blanket was placed over the child's legs when he was lying face down. As a result, the Missouri legislature promulgated section 210.223.6, RSMo, as part of HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015). This bill requires all caregivers who work in a licensed family child care home caring for children under one (1) year of age to receive safe sleep training based on the American Academy of Pediatrics (AAP) safe sleep recommendations and authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement these recommendations. The training will explain the AAP safe sleep recommendations and explain ways to comply with them, such as laying an infant on its back to sleep, creating a sleep environment free of blankets, toys, bumper pads, or other items that could cause suffocation, and reducing the risk of a child overheating while it is asleep. There are approximately one thousand one hundred (1,100) licensed family child care homes in Missouri, each with at least one (1) approved assistant caregiver. Approximately two thousand two hundred (2,200) individuals would need to receive the safe sleep training. The training is necessary to ensure caregivers are aware of safe sleep practices to protect the health and safety of infants in child care settings. As a result, the DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

(5) Safe Sleep Training. Every three (3) years the provider and assistant(s) in a family child care home licensed to provide care for infants less than one (1) year of age shall successfully complete department-approved training regarding the American Academy of Pediatrics (AAP) safe sleep recommendations contained in the American Academy of Pediatrics Task Force on Sudden Infant

Death Syndrome. Technical report – SIDS and other sleep-related infant deaths: expansion of recommendations for a safe infant sleeping environment, by Moon RY, which is incorporated by reference in this rule and published in PEDIATRICS Volume 128, No. 5, November 1, 2011, and available from the University of Vermont College of Medicine, Given Building S261, 89 Beaumont Avenue, Burlington, Vermont 05405-0068, telephone number 802-656-2505, fax number 802-656-4844, or at www.pediatrics.aapublications.org/content/128/5/1030.full. This rule does not incorporate any subsequent amendments or additions.

- (A) The training shall be documented and maintained as described in subsection (4)(B) of this rule.
- (B) The provider and assistant(s) in a family child care home licensed prior to the effective date of this rule shall complete the safe sleep training described in section (5) of this rule within three (3) months of the effective date of this rule.
- (C) The provider and assistant(s) in a family child care home licensed after the effective date of this rule shall complete the safe sleep training described in section (5) of this rule prior to licensure.
- (D) The provider and any assistant hired or volunteering at the facility after initial licensure shall complete the safe sleep training described in section (5) of this rule within thirty (30) days of employment or volunteering at the facility.

AUTHORITY: sections 210.221 and 210.223, RSMo [2000] Supp. 2015. This rule previously filed as 13 CSR 40-61.090, 13 CSR 40-61.105, and 19 CSR 40-61.105. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 61—Licensing Rules for Family Day Care Homes

EMERGENCY AMENDMENT

19 CSR 30-61.135 Admission Policies and Procedures. The department is adding a new section (2), renumbering thereafter, and amending sections (1) and (6).

PURPOSE: This amendment requires family child care home providers to implement and maintain written policies pertaining to safe sleep for children less than one (1) year of age in accordance with the American Academy of Pediatrics (AAP) recommendations, and provides minimum requirements for the provider's safe sleep policy.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Approximately one hundred (100) Missouri infants die as a result of SIDS each year. In 2014, an infant in a licensed child care facility died as a result of SIDS after a weighted blanket was placed over the child's legs when he was lying face down. As a result, the Missouri legislature promulgated section 210.223.6, RSMo, as part of HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015) authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement safe sleep practices as recommended by the American Academy of Pediatrics (AAP) for licensed child care facilities. This bill requires child care providers to implement and maintain written policies pertaining to safe sleep for children less

than one (1) year of age in accordance with the AAP recommendations. This emergency amendment would impact approximately one thousand one hundred (1,100) licensed family child care homes. However, child care providers already maintain written policies. The new policy required by the bill would be added into providers' existing policy handbooks and each provider, as long as the requirements match the AAP recommendations, would be able to create and implement its own policy which pertains to the provider's individual facility and its operation. The policy shall include specifics on safe sleep environments (such as removing any blankets, bumper pads, pacifier clips, etc.) and will require specific safe sleep practices (checking on sleeping infants, ensuring being able to hear children when they are in distress, placing infants on their backs to sleep, etc.). Infants are at high risk of Sudden Infant Death Syndrome (SIDS) if they are placed on their stomachs to sleep or if infants are placed in an unsafe sleep environment. To ensure caregivers are aware of the AAP's safe sleep recommendations, a safe sleep policy is necessary. As a result, this emergency amendment is necessary to protect the health of children in child care settings and to implement safe sleep practices as recommended by the AAP in family child care homes in order to reduce the risk of SIDS. As a result, the DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. This emergency amendment is necessary to protect the health of children in child care settings, particularly related to reducing the risk of SIDS by ensuring a safe sleep environment for children less than one (1) year of age. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The Department of Health and Senior Services believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

- (1) The provider shall establish, **implement**, and maintain written policies pertaining to the program goals, admission, safe sleep practices for children less than one (1) year of age, care and discharge of children, and shall provide a copy to the parent(s) at the time of enrollment.
- (2) The provider's infant safe sleep policy shall comply with section 210.223, RSMo, and shall include, but not be limited to:
 - (A) The following safe sleep practices:
- 1. The policy shall list the licensee's expectations regarding how and when caregivers are to be trained on safe sleep;
- 2. A requirement that children less than one (1) year of age be placed on their backs to sleep;
- 3. A requirement that the facility shall receive a written statement from the infant's licensed health care provider stating that the infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in 19 CSR 30-61.175(2)(C) prior to allowing the infant to be placed in a sleep position that is not on his or her back; and
 - 4. Supervision of infants during nap/sleep times, to include:
 - A. Positioning of staff;
 - B. Lighting in the nap room;
- C. Physical checks of the child to ensure he or she is not overheated or in distress; and
- D. Prohibitions against the use of any equipment such as a sound machine that may interfere with the caregiver's ability to see or hear a child who may be distressed: and
 - (B) The following requirements for safe sleep environments:
- 1. The policy shall state that cribs and playpens must have a firm mattress and tight fitting sheets, be free of loose bedding, bumper pads, pillows, and soft toys;
- 2. Shall require infants' heads be uncovered during nap/sleep times;

- 3. Shall prohibit covering cribs or playpens with blankets or bedding;
- 4. Shall prohibit smoking in the child care home during the hours children are in care; and
- 5. Shall require giving the parent(s) or guardian(s) of each infant in care a copy of the provider's safe sleep policy upon the child's enrollment.
- [(2)](3) The provider shall have available a copy of the *Licensing Rules for Family Day Care Homes in Missouri* and shall advise the parent(s) at the time of enrollment of his/her child of the availability of the rules for review.
- [(3)](4) A child who has a special physical, developmental, or behavioral need shall have on file an individualized plan for specialized care from a professionally qualified source.
- [(4)](5) The provider shall assess his/her ability to provide care for the special needs child while also meeting the needs of the other children.
- [(5)](6) The provider shall develop and implement a procedure for admitting children which shall include:
- (A) A personal interview with the parent(s) and child to exchange information and arrive at a mutual decision about admitting a child;
- (B) A plan for continuing communication between the child care provider and the parent(s);
- (C) Discussion of the plan for providing for the care of the ill child as required by 19 CSR 40-61.185 Health Care;
- (D) Discussion of the parental plan for providing for the care of the child when the provider is ill or for the care of school-age children on scheduled days of school closing; and
- (E) Completion by the parent(s) of the following written information which shall be on file before the child is accepted for care:
- 1. All information required by 19 CSR 40-61.210 Records and Reports;
- 2. Information regarding a child's personal development, behavior patterns, habits, and individual needs;
- 3. Instructions for action to be taken if the parent(s) or physician designated by the parent(s) cannot be reached in an emergency and permission for emergency medical care;
- 4. Information indicating that the child has completed ageappropriate immunizations, is in the process of completing immunizations, or is exempt from immunization requirements as defined by 19 CSR 40-61.185 Health Care;
- 5. Permission for field trips, transportation to and from school, and other transportation;
- 6. Permission for school-age children to leave the home to participate in classes, clubs, or other activities, naming the activity, time of leaving and returning, and the method of transportation to and from the activity (Permission for regular activities such as scouting may be given for the entire school term.); and
 - 7. Acknowledgement by the parent(s) that—
- A. They have received a copy of the provider's policies pertaining to the admission, care, and discharge of children;
- B. They have been informed that the *Licensing Rules for Family Day Care Homes in Missouri* are available in the home for their review;
- C. They and the provider have agreed on a plan for continuing communication regarding the child's development, behavior, and individual needs; *[and]*
- D. They understand and agree that the child may not be accepted for care when ill/.]; and
- E. They have received a copy of the provider's safe sleep policy when enrolling children less than one (1) year of age.
- [(6)](7) If care is provided for children related to the provider who do not live in the home, the parent(s) shall complete and sign a form

which is supplied by the department. The form shall be on file at the home before related children are accepted for care and shall contain the following identifying information:

- (A) Each child's name, address, birth date, and date of admission;
- (B) Each child's relationship to the provider; and
- (C) The parent's(s)' name(s), address(es), and telephone number(s).

[(7)](8) If a provider enrolls children for irregular or intermittent care, all procedures for admitting children shall be followed. Children enrolled on an irregular or intermittent basis shall be accepted only by appointment and shall not cause the home to exceed its licensed capacity.

[(8)](9) After attempts have been made to meet a child's individual needs, any child who demonstrates an inability to benefit from the care offered by the child care provider or whose presence is detrimental to other children may be discharged from the home.

[(9)](10) Care of a child may be discontinued if the provider and the parent(s) cannot establish a mutually satisfactory working relationship.

[(10)](11) Parents shall have access to the home at any time during child care hours.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1993] 2015. This rule previously filed as 13 CSR 40-61.120, 13 CSR 40-61.135 and 19 CSR 40-61.135. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 61—Licensing Rules for Family Day Care Homes

EMERGENCY AMENDMENT

19 CSR 30-61.175 Child Care Program. The department is amending subsections (1)(A) and (2)(C).

PURPOSE: This amendment implements safe sleep recommendations from the American Academy of Pediatrics (AAP) Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment and section 210.223, RSMo.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Infants are at an increased risk of SIDS if they are placed on their stomachs to sleep and are placed in an unsafe sleep environment. The American Academy of Pediatrics (AAP) Task Force on SIDS has made safe sleep recommendations for infants to help reduce the risk of SIDS. Section 210.223.6, RSMo (HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015)) requires licensed child care facilities that provide care to children less than one (1) year of age to implement and maintain AAP safe sleep recommendations, which includes placing infants on their backs to sleep, providing supervised tummy time, and requires written instructions from a licensed health care provider for alternative sleep positions or special sleep arrangements. This emergency amendment will impact approximately one thousand one hundred (1,100) licensed family child care homes in

Missouri. At the time of this publishing, family child care homes have a capacity to care for approximately ten thousand nine hundred (10,900) children at any given time. Approximately ninety-six percent (96%) of family child care homes are licensed to care for children less than one (1) year of age. Section 210.223, RSMo, authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement these recommendations. This emergency amendment is necessary to protect the health of children in child care settings, particularly related to reducing the risk of SIDS by ensuring a safe sleep environment for children less than one (1) year of age. As a result, the DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

(1) Care of the Child.

- (A) General Requirements.
- 1. Child care providers shall not leave any child without competent adult supervision.
- 2. The provider or an assistant personally shall admit each child upon arrival and personally shall dismiss each child upon departure. Children shall be dismissed only to the parent(s), guardian, legal custodian, or to the individual(s) approved by the parent(s), guardian, or legal custodian.
- 3. Caregivers shall provide frequent, direct contact so children are not routinely left unobserved on the premises.
- 4. Children under three (3) shall be supervised and assisted while in the bathroom.
- 5. Caregivers shall check on the children frequently during napping or sleeping and shall remain in close enough proximity to the children to be able to hear them if they have difficulty during napping or when they awaken. Home monitors or commercial devices marketed to reduce the risk of Sudden Infant Death Syndrome (SIDS) shall not be used in place of supervision while children are napping or sleeping.
- 6. If children are napped with no caregiver in the room, the door to the room cannot be closed.
- 7. All children shall nap on the same floor and a caregiver shall remain on the floor where children are napping at all times.
- 8. Preschool children who do not sleep shall rest on sleeping equipment at least thirty (30) minutes, but shall not be forced to remain on the sleeping equipment longer than one (1) hour. They shall then be permitted to leave the napping area to engage in quiet play.
- 9. The provider shall ensure that special attention is given on an individual basis to new children having problems adjusting, distressed children, etc. Children shall be encouraged, but not forced, to participate in group activities.
- 10. Children shall not be subjected to child abuse/neglect as defined by section 210.110, RSMo.
- (2) Daily Activities for Children.
 - (C) Daily activities for infants and toddlers shall include:
- 1. Developmental and exploratory play experiences and free choices of play appropriate to the interests, needs, and desires of infants and toddlers;
- Regular snack and meal times according to each infant's individual feeding schedule, as stated by the parent(s);
- 3. Supervised "tummy time" for children under one (1) year of age to promote healthy development;
 - /3./4. A supervised nap period that meets the child's individual

needs[. Unless a written exception from a child's physician is on file at the facility, a] shall meet the following requirements:

- **A.** A child under twelve (12) months of age shall be placed on his/her back to sleep[.];
- **B.** An infant's head **and face** shall remain uncovered during sleep[.];
- C. Infants unable to roll from their stomachs to their backs and from their backs to their stomachs shall be placed on their backs when found face down. When infants can easily turn from their stomachs to their backs and from their backs to their stomachs, they shall be initially placed on their backs, but shall be allowed to adopt whatever positions they prefer for sleep;
- D. An infant shall not be overdressed when sleeping, to avoid overheating. Infants should be dressed appropriately for the environment, with no more than one (1) layer more than an adult would wear to be comfortable in that environment;
- E. When, in the opinion of the infant's licensed health care provider, an infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in this rule, the provider shall have on file at the facility written instructions, signed by the infant's licensed health care provider, detailing the alternative sleep positions or special sleeping arrangements for such infant. The provider and the assistant(s) shall put the infant to sleep in accordance with such written instructions;
- F. Pacifiers, if used, shall not be hung around the infant's neck. Pacifier mechanisms or pacifiers that attach to infant clothing shall not be used with sleeping infants;
- **G.** After awakening, an infant may remain in the crib as long as s/he is content, but never for periods longer than thirty (30) minutes/./; and
- **H.** Toddlers shall be taken out of bed for other activities when they awaken;
- [4.]5. Individual attention and play with adults, including holding, cuddling, talking, and singing;
- [5.]6. Opportunities for sensory stimulation which includes visual stimulation through pictures, books, toys, nonverbal communication, games, and the like; auditory stimulation through verbal communication, music, toys, games, and the like; and tactile stimulation through surfaces, fabrics, toys, games, and the like;
- [6.]7. Encouragement in the development of motor skills by providing opportunities for **supervised "tummy time,"** reaching, grasping, pulling up, creeping, crawling, and walking; and
 - [7.]8. Opportunity for outdoor play when weather permits.

AUTHORITY: sections 210.221 and 210.223, RSMo [2000] Supp. 2015. This rule previously filed as 13 CSR 40-61.160, 13 CSR 40-61.175, and 19 CSR 40-61.175. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

EMERGENCY AMENDMENT

19 CSR 30-62.082 Physical Requirements of Group Day Care Homes and Day Care Centers. The department is amending subsection (1)(K).

PURPOSE: This amendment specifies that smoking is prohibited in areas where children are cared for in a group child care home or child care center as recommended by the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Approximately one hundred (100) Missouri infants die as a result of SIDS each year. In 2014, an infant in a licensed child care facility died as a result of SIDS after a weighted blanket was placed over the child's legs when he was lying face down. As a result, the Missouri legislature promulgated section 210.223.6, RSMo, as part of HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015). The bill authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement safe sleep practices as recommended by the American Academy of Pediatrics (AAP) for licensed child care facilities. The AAP Task Force on SIDS has made safe sleep recommendations for infants to help reduce the risk of SIDS. The AAP has recommended that child care providers not smoke in child care areas since infants have a higher risk of SIDS if they are exposed to secondhand smoke. Secondhand smoke can cause other health problems in infants and children such as more frequent and severe asthma attacks, respiratory infections, and ear infections. As a result, this emergency amendment is necessary to protect the health of children in child care settings and to implement safe sleep practices as recommended by the AAP in group child care homes and child care centers in order to reduce the risk of SIDS. The DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

(1) General Requirements.

(K) [Smoking shall be prohibited in child care areas and in food preparation and food service areas.] No person shall smoke or otherwise use tobacco products in any area of the child care facility during the period of time when children cared for under the license are present.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1998] 2015. This rule previously filed as 13 CSR 40-62.071, 13 CSR 40-62.082, and 19 CSR 40-62.082. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

EMERGENCY AMENDMENT

19 CSR 30-62.092 Furniture, Equipment, and Materials. The department is amending subsection (1)(B).

PURPOSE: This amendment updates the rule to reflect new federal safety guidelines for cribs and adds language to implement safe sleep recommendations from the American Academy of Pediatrics (AAP) as required by section 210.223, RSMo.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Approximately one hundred (100) Missouri infants die as a result of SIDS each year. In 2014, an infant in a licensed child care facility died as a result of SIDS after a weighted blanket was placed over the child's legs when he was lying face down. As a result, the Missouri legislature promulgated section 210.223.6, RSMo as part of HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015). The bill authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement safe sleep practices as recommended by the American Academy of Pediatrics (AAP) for licensed child care facilities. The AAP Task Force on SIDS has made safe sleep recommendations for infants in order to reduce the risk of SIDS. The AAP has made recommendations regarding cribs, bedding, and sleep practices to help prevent SIDS. The AAP recommends that cribs and playpens be free of soft objects, soft toys, blankets or other soft or loose bedding, and that cribs are free of bumper pads. The Consumer Product Safety Commission (CPSC) revised its standards for cribs and required all cribs manufactured and sold on or after June 28, 2011, to comply with the new standards. The AAP works in collaboration with the CPSC to ensure child safety and played a key role in the crib requirement changes. The crib requirements support both the AAP recommendations and the CPSC's safe sleep initiative. There are approximately two thousand eighty (2,080) licensed group child care homes and child care centers in Missouri. At the time of this publishing, licensed group child care homes and child care centers have a capacity to care for approximately one hundred thirty-five thousand seven hundred (135,700) children at any given time. Approximately fifty percent (50%) of group child care homes and child care centers are licensed to care for children less than one (1) year of age. As a result, this emergency amendment is necessary to protect the health of children in child care settings and to implement safe sleep practices as recommended by the AAP in group child care homes and child care centers in order to reduce the risk of SIDS. The DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

- (1) Indoor Furniture and Equipment.
 - (B) Sleeping Equipment.
 - 1. General requirements.

A. An individual cot or bed [with an individually assigned sheet and blanket] shall be provided for each child who naps or sleeps. An individually assigned sheet and blanket shall be provided for each child twelve (12) months and older who naps or sleeps. Upper levels of bunk beds shall not be used.

- B. All bedding shall be clean with sheets laundered at least once a week. Once bedding has been used by a child, it shall not be used by another child until it has been laundered.
- C. If two- (2-)[-] year olds are in care, they shall be napped in an area separate from the other children so they can sleep undisturbed longer than the older children.
- D. Sleeping equipment shall be arranged to provide at least a two foot (2') aisle on one (1) long side of the equipment.
 - 2. Infants [and toddlers].
- A. An individually assigned crib, portable crib, or playpen shall be provided **and used** for each infant and toddler. Stack cribs shall not be used.
- B. With written parental consent on file, cots may be used for napping or sleeping for toddlers twelve (12) months and older.
- C. Cribs and playpens shall [have side rail spokes not more than two and three eighths inches (2 3/8") apart. Cribs or playpens previously approved for licensed centers and which do not meet this requirement shall have bumper pads in place for children under twelve (12) months of age.] meet the Consumer Product Safety Commission and ASTM International (formerly the American Society for Testing and Materials) safety standards for full size baby cribs as found in 16 CFR Part 1219 and for non-full size baby cribs as found in 16 CFR Part 1220. The 2014 crib safety standards found in 16 CFR Parts 1219 and 1220 are incorporated by reference as part of this rule and are published by and available at the U.S. Government Publishing Office, 732 North Capitol Street NW, Washington, D.C. 20401-0001, 202-512-1800, www.bookstore.gpo.gov/catalog/laws-regulations/code-federal-regulations-cfrs-print. This rule does not include any later amendments or additions.
- D. The crib mattress or playpen pad shall be sized correctly to the crib or playpen, in good condition, waterproof, and kept clean and dry[.], be firm and maintain its shape even when the fitted sheet designated for that model is used, such that there are no gaps between the mattress and the side of the crib or playpen. [Sheets] Only fitted sheets shall be used and [covers] shall be changed immediately when soiled or wet.
- E. Cribs and playpens shall be left consistently in place for infants and toddlers who use them for napping.
- F. Soft materials or objects such as pillows, quilts, comforters, or sheepskins, even if covered by a sheet, shall not be placed under a sleeping infant. If a mattress cover to protect against wetness is used, it shall be tight fitting and thin.
- G. Cribs, portable cribs, and playpens shall be free of soft objects, loose bedding, or any object that can increase the risk of entrapment, suffocation, or strangulation. Examples include bumper pads, pillows, quilts, comforters, sleep positioning devices, sheepskins, blankets, flat sheets, cloth diapers, bibs, pillow-like toys, wedges, infant positioners, special mattresses, special sleep surfaces, and other similar items.
- H. Blankets or other soft or loose bedding shall not be hung on the sides of cribs or put under the fitted sheet. Only sleep clothing that is designed to keep an infant warm without the possible hazard of covering the head or face may be used during sleep or nap time.
- I. Sitting devices such as car safety seats, strollers, swings, infant carriers, infant slings, and other sitting devices shall not be used for sleep/nap time. Infants who fall asleep anywhere other than a crib, portable crib, or playpen shall be placed in the crib or playpen for the remainder of their sleep or nap time.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1993] 2015. This rule previously filed as 13 CSR 40-62.081, 13 CSR 40-62.092, and 19 CSR 40-62.092. Original rule filed March 29, 1991, effective Oct. 31, 1991. Changed to 19 CSR 40-62.092, effective Dec. 9, 1993. Changed to 19 CSR 30-62.092, effective July 30, 1998. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

EMERGENCY AMENDMENT

19 CSR 30-62.102 Personnel. The department is adding a new section (4).

PURPOSE: This amendment adds requirements for caregiver training to include training concerning the safe sleep recommendations of the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Approximately one hundred (100) Missouri infants die as a result of SIDS each year. In 2014, an infant in a licensed child care facility died as a result of SIDS after a weighted blanket was placed over the child's legs when he was lying face down. As a result, the Missouri legislature promulgated section 210.223.6, RSMo, as part of HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015). This bill requires all caregivers who work in a licensed group child care home or child care center caring for children under one (1) year of age to receive safe sleep training based on the American Academy of Pediatrics (AAP) safe sleep recommendations and authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement these recommendations. The training will explain the AAP safe sleep recommendations and explain ways to comply with them, such as laying an infant on its back to sleep, creating a sleep environment free of blankets, toys, bumper pads, or other items that could cause suffocation, and reducing the risk of a child overheating while he or she is asleep. There are approximately two thousand eighty (2,080) licensed group child care homes and child care centers in Missouri. At the time of this publishing, licensed group child care homes and child care centers have a capacity to care for approximately one hundred thirty-five thousand seven hundred (135,700) children at any given time. Of the total number of licensed group child care homes and child care centers, one thousand forty-eight (1,048) facilities are licensed to care for children less than one (1) year of age. Based on the license capacity of these facilities, approximately ten thousand six hundred (10,600) individuals would need to receive the safe sleep training. The training is necessary to ensure caregivers are aware of safe sleep practices to protect the health and safety of infants in child care settings. As a result, the DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

- (4) Safe Sleep Training. Every three (3) years the center director, group child care home provider, all other caregivers, and those volunteers who are counted in staff/child ratios in a group child care home or child care center licensed to provide care for infants less than one (1) year of age shall successfully complete department-approved training regarding the American Academy of Pediatrics (AAP) safe sleep recommendations contained in the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome. Technical report - SIDS and other sleep-related infant deaths: expansion of recommendations for a safe infant sleeping environment, by Moon RY, which is incorporated by reference in this rule as published in PEDIATRICS Volume 128, No. 5, November 1, 2011, and available from the University of Vermont College of Medicine, Given Building S261, 89 Beaumont Avenue, Burlington, Vermont 05405-0068, telephone number 802-656-2505, fax number 802-656-4844, or at www.pediatrics.aapublications.org/content/128/5/1030.full. This rule does not incorporate any subsequent amendments or additions.
- (A) The training shall be documented and maintained as described in subsection (3)(B) of this rule.
- (B) The center director, group child care home provider, all other caregivers, and those volunteers who are counted in staff/child ratio in a group child care home or child care center, licensed prior to the effective date of this rule, shall complete safe sleep training described in section (4) of this rule within three (3) months of the effective date of this rule.
- (C) The center director, group child care home provider, all other caregivers, and those volunteers who are counted in staff/child ratios in a group child care home or child care center licensed after the effective date of this rule shall complete safe sleep training described in section (4) of this rule prior to licensure.
- (D) The center director, group child care home provider, all other caregivers, and those volunteers who are counted in staff/child ratios shall complete safe sleep training described in section (4) of this rule within thirty (30) days of employment or volunteering at the facility.

AUTHORITY: sections 210.221 and 210.223, RSMo [2000] Supp. 2015. This rule previously filed as 13 CSR 40-62.091, 13 CSR 40-62.102, and 19 CSR 40-62.102. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

EMERGENCY AMENDMENT

19 CSR 30-62.132 Admission Policies and Procedures. The department is adding a new section (2), renumbering thereafter, and amending sections (1) and (8).

PURPOSE: This amendment requires group child care homes and child care centers to implement and maintain written policies pertaining to safe sleep for children less than one (1) year of age in accordance with the American Academy of Pediatrics (AAP) recommendations and provides minimum requirements for the provider's safe sleep policy.

PUBLISHER'S NOTE: The secretary of state has determined that the

publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Approximately one hundred (100) Missouri infants die as a result of SIDS each year. In 2014, an infant in a licensed child care facility died as a result of SIDS after a weighted blanket was placed over the child's legs when he was lying face down. As a result, the Missouri legislature promulgated section 210.223.6, RSMo, as part of HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015) authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement safe sleep practices as recommended by the American Academy of Pediatrics (AAP) for licensed child care facilities. This bill requires child care providers to implement and maintain written policies pertaining to safe sleep for children less than one (1) year of age in accordance with the AAP recommendations. There are approximately two thousand eighty (2,080) licensed group child care homes and child care centers in Missouri. Of the total number of licensed group child care homes and child care centers, one thousand forty-eight (1,048) facilities are licensed to care for children less than one (1) year of age. However, child care providers already maintain written policies. The new policy required by the bill would be added into providers' existing policy handbooks and each provider, as long as the requirements match the AAP recommendations, would be able to create and implement its own policy which pertains to the provider's individual facility and its operation. The policy shall include specifics on safe sleep environments (such as removing any blankets, bumper pads, pacifier clips, etc.) and will require specific safe sleep practices (checking on sleeping infants, ensuring being able to hear children when they are in distress, placing infants on their backs to sleep, etc.). Infants are at high risk of Sudden Infant Death Syndrome (SIDS) if they are placed on their stomachs to sleep or if infants are placed in an unsafe sleep environment. To ensure caregivers are aware of the AAP's safe sleep recommendations, a safe sleep policy is necessary. As a result, this emergency amendment is necessary to protect the health of children in child care settings and to implement safe sleep practices as recommended by the AAP in group child care homes and child care centers in order to reduce the risk of SIDS. As a result, the DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. This emergency amendment is necessary to protect the health of children in child care settings, particularly related to reducing the risk of SIDS by ensuring a safe sleep environment for children less than one (1) year of age. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The Department of Health and Senior Services believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

- (1) The provider shall establish, **implement**, and maintain written policies pertaining to the program goals, admission, **safe sleep practices for children less than one (1) year of age**, care, and discharge of children, and shall provide a copy to the parent(s) at the time of enrollment.
- (2) The provider's infant safe sleep policy shall comply with section 210.223, RSMo, and shall include, but not be limited to:

- (A) The following safe sleep practices:
- 1. The policy shall list the licensee's expectations regarding how and when caregivers are to be trained on safe sleep;
- 2. A requirement that children less than one (1) year of age be placed on their backs to sleep;
- 3. A requirement that the facility shall receive a written statement from the infant's licensed health care provider stating that the infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in 19 CSR 30-62.182(2)(C) prior to allowing the infant to be placed in a sleep position that is not on his or her back; and
 - 4. Supervision of infants during nap/sleep times, to include:
 - A. Positioning of staff;
 - B. Lighting in the nap room;
- C. Physical checks of the child to ensure he or she is not overheated or in distress; and
- D. Prohibitions against the use of any equipment such as a sound machine that may interfere with the caregiver's ability to see or hear a child who may be distressed; and
 - (B) The following requirements for safe sleep environments:
- 1. The policy shall state that cribs and playpens must have a firm mattress and tight fitting sheets, be free of loose bedding, bumper pads, pillows, and soft toys;
- 2. Shall require infants' heads be uncovered during nap/sleep times;
- 3. Shall prohibit covering cribs or playpens with blankets or bedding;
- 4. Shall prohibit smoking in the child care home during the hours children are in care; and
- 5. Shall require giving the parent(s) or guardian(s) of each infant in care a copy of the provider's safe sleep policy upon the child's enrollment.
- [(2)](3) The provider shall have available a copy of the Licensing Rules for Group Day Care Homes and Child Day Care Centers in Missouri and shall advise the parent(s) at the time of enrollment of his/her child of the availability of the rules for review.
- [(3)](4) Only children two (2) years of age and older shall be accepted for care unless the facility has been specifically licensed to include infant/toddler care.
- [(4)](5) If infant/toddler care is provided in a unit auxiliary to a licensed facility for older children, the following shall apply:
- (A) Placement of a two (2) year old in either the infant/toddler unit or the unit for older children shall be determined in consultation with the parent(s); and
- (B) The infant/toddler unit shall not care for children older than two (2) years unless the total number of children in attendance at the time is four (4) or fewer.
- [(5)](6) A child who has a special physical, developmental, or behavioral need shall have on file an individualized plan for specialized care from a professionally qualified source.
- [(6)](7) The provider shall assess his/her ability to provide care for the special needs child while also meeting the needs of the other children.
- [(7)](8) The provider shall develop and implement a procedure for admitting children which shall include:
- (A) A personal interview with the parent(s) and child to exchange information and arrive at a mutual decision about admitting a child;
- (B) A plan for continuing communication between the child care provider and the parent(s);
- (C) Discussion of the plan for providing for the care of the ill child as required by 19 CSR 40-62.192 Health Care;
 - (D) Discussion of the parental plan for providing for the care of the

school-age child on scheduled days of school closings; and

- (E) Completion by the parent(s) of the following written information [,] which shall be on file before the child is accepted for care:
- 1. All information required by 19 CSR 40-62.222 Records and Reports;
- 2. Information regarding a child's personal development, behavior patterns, habits, and individual needs;
 - 3. A diet plan for each infant/toddler signed by the parent(s);
- 4. Instructions for action to be taken if the parent(s) or physician designated by the parent(s) cannot be reached in an emergency and permission for emergency medical care;
- 5. Information indicating that the child has completed ageappropriate immunizations, is in the process of completing immunizations, or is exempt from immunization requirements as defined by 19 CSR 40-62.192 Health Care;
- 6. Permission for field trips, transportation to and from school, and other transportation;
- 7. Permission for school-age children to leave the facility to participate in classes, clubs, or other activities, naming the activity, time of leaving and returning, and the method of transportation to and from the activity (Permission for regular activities such as scouting may be given for the entire school term.); and
 - 8. Acknowledgement by the parent(s) that—
- A. They have received a copy of the provider's policies pertaining to the admission, care, and discharge of children;
- B. They have been informed that the *Licensing Rules for Group Day Care Homes and Child Day Care Centers in Missouri* are available in the facility for their review;
- C. They and the provider have agreed on a plan for continuing communication regarding the child's development, behavior, and individual needs; [and]
- D. They understand and agree that the child may not be accepted for care when ill[.]; and
- E. They have received a copy of the provider's safe sleep policy when enrolling children less than one (1) year of age.

[(8)](9) If care is provided for children related to the center owner(s) or group day care home provider, the parent(s) shall complete and sign a form which is supplied by the department (see 19 CSR 40-61.135). The form shall be on file at the facility before children related to the center owner(s) or group day care home provider are accepted for care, and shall contain the following identifying information:

- (A) Each child's name, address, birthdate, and date of admission;
- (B) Each child's relationship to the center owner(s) or group day care home provider; and
 - (C) The parent's(s') name(s), address(es), and telephone number(s).

[(9)](10) If a provider enrolls children for irregular or intermittent care, all procedures for admitting children shall be followed. Children enrolled on an irregular or intermittent basis shall be accepted only by appointment and shall not cause the facility to exceed its licensed capacity.

[(10)](11) After attempts have been made to meet a child's individual needs, any child who demonstrates an inability to benefit from the care offered by the child care provider or whose presence is detrimental to other children may be discharged from the facility.

[(11)](12) Care of a child may be discontinued if the provider and the parent(s) cannot establish a mutually satisfactory working relationship.

[(12)](13) Parents shall have access to the facility at any time during child care hours.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1993] 2015. This rule previously filed as 13 CSR 40-62.120, 13

CSR 40-62.132, and 19 CSR 40-62.132. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

EMERGENCY AMENDMENT

19 CSR 30-62.182 Child Care Program. The department is amending subsections (1)(D) and (2)(C).

PURPOSE: This amendment implements safe sleep recommendations from the American Academy of Pediatrics (AAP) Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment and section 210.223, RSMo.

EMERGENCY STATEMENT: According to the Centers for Disease Control and Prevention, Sudden Infant Death Syndrome (SIDS) was the fourth leading cause of death for infants in 2013. Infants are at an increased risk of SIDS if they are placed on their stomachs to sleep and are placed in an unsafe sleep environment. The American Academy of Pediatrics (AAP) Task Force on SIDS has made safe sleep recommendations for infants to help reduce the risk of SIDS. Section 210.223.6, RSMo (HCS for SCS for SB 341, 98th General Assembly, First Regular Session (2015)) requires licensed child care facilities that provide care to children less than one (1) year of age to implement and maintain AAP safe sleep recommendations, which include placing infants on their backs to sleep, providing supervised tummy time, and requires written instructions from a licensed health care provider for alternative sleep positions or special sleep arrangements. Section 210.223, RSMo, authorizes the Department of Health and Senior Services (DHSS) to promulgate emergency rules to implement these recommendations. There are approximately two thousand eighty (2,080) licensed group child care homes and child care centers in Missouri. At the time of this publishing, licensed group child care homes and child care centers have a capacity to care for approximately one hundred thirty-five thousand seven hundred (135, 700) children at any given time. Of the total number of licensed group child care homes and child care centers, one thousand fortyeight (1,048) facilities are licensed to care for children less than one (1) year of age. This emergency amendment is necessary to protect the health of children in child care settings, particularly related to reducing the risk of SIDS by ensuring a safe sleep environment for children less than one (1) year of age. As a result, the DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17, 2016.

- (1) Care of the Child.
 - (D) Care of Infants and Toddlers.
- 1. Infants and toddlers shall have constant care and supervision. Home monitors or commercial devices marketed to reduce the

risk of Sudden Infant Death Syndrome (SIDS) shall not be used in place of supervision while children are napping or sleeping.

- Children shall be cared for by the same caregiver on a regular basis.
- 3. Caregivers shall be alert to various needs of the child such as thirst, hunger, diaper change, fear of or aggression by other children, and the need for attention.
- (2) Daily Activities for Children.
 - (C) Daily activities for infants and toddlers shall include:
- 1. Developmental and exploratory play experiences and free choices of play appropriate to the interests, needs, and desires of infants and toddlers;
- Regular snack and meal times according to each infant's individual feeding schedule as stated by the parent(s);
- 3. Supervised "tummy time" for children under one (1) year of age to promote healthy development;
- [3.]4. A supervised nap period that meets the child's individual needs[. Unless a written exception from a child's physician is on file at the facility, a child under twelve (12) months of age shall be placed on his/her back to sleep. An infant's head shall remain uncovered during sleep.] shall meet the following requirements:
- A. A child under twelve (12) months of age shall be placed on his/her back to sleep.
- B. An infant's head and face shall remain uncovered during sleep.
- C. Infants unable to roll from their stomachs to their backs and from their backs to their stomachs shall be placed on their backs when found face down. When infants can easily turn from their stomachs to their backs and from their backs to their stomachs, they shall be initially placed on their backs, but shall be allowed to adopt whatever positions they prefer for sleep.
- D. An infant shall not be overdressed when sleeping to avoid overheating. Infants should be dressed appropriately for the environment, with no more than one (1) layer more than an adult would wear to be comfortable in that environment.
- E. When, in the opinion of the infant's licensed health care provider, an infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in this rule, the provider shall have on file at the facility written instructions, signed by the infant's licensed health care provider, detailing the alternative sleep positions or special sleeping arrangements for such infant. The caregiver(s) shall put the infant to sleep in accordance with such written instructions.
- F. Pacifiers, if used, shall not be hung around the infant's neck. Pacifier mechanisms or pacifiers that attach to infant clothing shall not be used with sleeping infants.
- **G.** After awakening, an infant may remain in the crib as long as s/he is content, but never for periods longer than thirty (30) minutes.
- **H.** Toddlers shall be taken out of bed for other activities when they awaken;
- [4.]5. Individual attention and play with adults, including holding, cuddling, talking, and singing;
- [5.]6. Opportunities for sensory stimulation which includes visual stimulation through pictures, books, toys, nonverbal communication, games, and the like; auditory stimulation through verbal communication, music, toys, games, and the like; and tactile stimulation through surfaces, fabrics, toys, games, and the like;
- [6.]7. Encouragement in the development of motor skills by providing opportunities for **supervised "tummy time,"** reaching, grasping, pulling up, creeping, crawling, and walking; and
 - [7.]8. Opportunity for outdoor play when weather permits.

AUTHORITY: sections 210.221 and 210.223, RSMo [2000] Supp. 2015. This rule previously filed as 13 CSR 40-62.170, 13 CSR 40-62.182, and 19 CSR 40-62.182. Original rule filed March 29, 1991,

effective Oct. 31, 1991. For intervening history, please consult the **Code of State Regulations**. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. A proposed amendment covering this same material is published in this issue of the **Missouri Register**.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 2—General Rules

EMERGENCY AMENDMENT

20 CSR 2230-2.070 Fees. The board is proposing to add sections (4) and (5).

PURPOSE: The State Board of Podiatric Medicine is statutorily obligated to enforce and administer the provisions of Chapter 330, RSMo. Pursuant to section 330.140, RSMo, the board shall set the amount of the fees which the chapter authorizes and requires by rules and regulations. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering the provisions of Chapter 330, RSMo.

EMERGENCY STATEMENT: The State Board of Podiatric Medicine is statutorily obligated to set all fees, by regulation, necessary to administer the provisions of Chapter 330, RSMo. Pursuant to section 330.140, RSMo, the board shall set the amount of the fees which the chapter authorizes and requires by rules and regulations. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering the provisions of Chapter 330, RSMo. Therefore, the board is proposing to decrease the biennial renewal fee from three hundred-fifty dollars (\$350) to five dollars (\$5) and the inactive biennial renewal fee from two hundred dollars (\$200) to five dollars (\$5) for the 2016 renewal period.

Without this emergency amendment the decreased fee requirement will not be effective in time for the renewal notice and the board will collect more revenue than it is statutorily authorized to collect.

The scope of the emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. In developing this emergency amendment, the board has determined that the fee decreases are necessary to prevent funds from exceeding the maximum fund balance, thereby resulting in a transfer from the fund to general revenue as set forth in section 330.150.2, RSMo. Pursuant to section 324.001.10, RSMo, a compelling governmental interest is deemed to exist for the purposes of section 536.025, RSMo, for licensure fees to be reduced by emergency rule, if the projected fund balance of any agency assigned to the Division of Professional Registration is reasonably expected to exceed an amount that would require transfer from that fund to general revenue. The board believes this emergency amendment to be fair to all interested parties under the circumstances. This emergency amendment was filed November 10, 2015, becomes effective November 20, 2015, and expires May 17,

- (4) The following renewal fees shall be effective from December 1, 2015 to March 31, 2016
 - (A) Biennial Renewal Fee

\$5

- (5) The following renewal fees shall be effective from December 1, 2015 to March 31, 2016
 - (A) Inactive Biennial Renewal Fee

\$5

AUTHORITY: sections 330.095 and 330.140, RSMo 2000. This rule originally filed as 4 CSR 230-2.070. Emergency rule filed June 30,

1981, effective July 9, 1981, expired Nov. 11, 1981. Original rule filed June 30, 1981, effective Nov. 12, 1981. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016.

Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment, or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety- (90-) day-count necessary for the filing of the order of rulemaking.

f an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 340—Division of Energy Chapter 4—Wood Energy Credit

PROPOSED AMENDMENT

4 CSR 340-4.010 Wood Energy Credit. The division is amending sections (2), (3), and (4), adding new sections (5), (7), (8), and (9), and renumbering as needed.

PURPOSE: This amendment clarifies the processing rules for the Wood Energy Tax Credit to accommodate the appropriation requirement established by Senate Bill 729 (2014).

(2) A Missouri wood energy producer shall make application for the credit to the Missouri Department of [Natural Resources] Economic Development, Division of Energy. Applications can be made for

processed wood products resulting from the use of Missouri forestry industry residue used on or after January 1, 1997. Applications must be received by the Division of Energy by June 30 of the year immediately following the calendar year of production. Unused credit may be carried over to any subsequent taxable year, not to exceed four (4) years, subject to 10 CSR 140-4.010(3). The application will include the number of tons of processed wood products produced in Missouri during the preceding calendar year, the name and address of the purchaser to whom the processed wood products were initially sold, the number of tons sold to each initial purchaser, and any documentation required by [DNR] the Department of Economic Development. The application will be received and reviewed by the Department of [Natural Resources] Economic **Development**, Division of Energy and that division will certify to the Department of Revenue all applicants which qualify as a wood energy producer.

(3) The tax credit to the wood energy producer shall be five dollars (\$5) per ton of processed Missouri forestry industry residue. The calculation of the tax credit shall be five dollars (\$5) per ton of wood pellets sold and for charcoal shall be five dollars (\$5) per ton of charcoal sold, adjusted by a multiplier of four (4). The formula used to calculate the tax credit for charcoal is based on the amount of Missouri forest industry residue[,] required to produce one (1) ton of charcoal. The processor of the Missouri forestry industry residue shall receive the tax credit. Any Missouri forestry industry residue used to produce heat in the manufacture of processed wood products does not qualify for the tax credit. There can be only one (1) tax credit claimed on any given Missouri forestry industry residue. Applicants who qualify through the Department of [Natural Resources] Economic **Development**, Division of Energy and are certified to the Department of Revenue by the Department of [Natural Resources] Economic Development, Division of Energy for the tax credit may claim the credit for a period of five (5) years. The credit can only be used against the income tax otherwise due. This credit is not available for use against withholding tax liabilities. Any credit which exceeds the tax due shall not be refunded but may be carried forward to four (4) succeeding tax years. In the event that the total amount of credits applied for in a given year exceeds the total amount of the appropriation authorized, the amount of each credit will be adjusted on a pro rata basis so that the total amount of credits authorized does not exceed the total amount of the appropriation made for that year. In the event that an issued pro rata adjusted tax credit is not redeemed in part or in its entirety, only the amount of the issued credit may be carried forward. If the credit is not used or assigned within five (5) years it expires.

- (4) The wood energy producer may elect to assign to a third party or parties the approved tax credit, if the credit has not expired or has not been previously used. The certification of the assignment must be filed with the Missouri Department of Revenue on a department form at the time the assignment takes place. [The credit can only be used against the income tax otherwise due. This credit is not available for use against withholding tax liabilities. Any credit which exceeds the tax due shall not be refunded but may be carried forward for four (4) succeeding tax years. If the credit is not used or assigned within five (5) years it expires.]
- (5) The Department of Revenue will work with the Missouri Department of Economic Development, Division of Energy to generate a report to be provided to the Division of Energy within thirty (30) days following the end of the fiscal year on the amount and value of credits redeemed as of June 30 during the most recent fiscal year. This will allow the division to include any outstanding carry forward credit amounts in budget considerations.

- [[5]](6) A wood energy producer using the federal credit for wood energy is not eligible to claim the state tax credit.
- (7) In no event shall the aggregate amount of all authorized, issued, and redeemable tax credits under sections 135.300 to 135.311, RSMo exceed six (6) million dollars in any given fiscal year.
- (8) For tax credits authorized or issued after July 1, 2015, in no event shall the aggregate tax credit amount authorized, issued, and redeemable in a given fiscal year exceed appropriations for that fiscal year.
- (9) Amounts authorized and issued before July 1, 2015 shall be grandfathered.

AUTHORITY: sections 135.300–135.311, RSMo [Supp. 1997] 2000 and RSMo Supp. 2014, and sections 536.010[,] and 536.023.3, RSMo [1994] Supp. 2013. This rule originally filed as 10 CSR 140-4.010. Original rule filed Dec. 31, 1991, effective May 14, 1992. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 16, 2015, effective Nov. 26 2015, expires May 23, 2016. Amended: Filed Nov. 16, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Division of Energy, PO Box 1766, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS

Division 30—Division of Labor Standards Chapter 3—Prevailing Wage Law Rules

PROPOSED AMENDMENT

8 CSR 30-3.010 Prevailing Wage Rates for Public Works Projects. The division is amending section (4).

PURPOSE: This amendment provides a cutoff date by which local wage rates must be submitted to the Department of Labor and Industrial Relations to determine the prevailing wages of occupational classifications in the construction industry for each Missouri county and the City of St. Louis. Under section 290.262, RSMo, the department must file its initial prevailing wage determinations with the Missouri Secretary of State by March 10 of each year. The department receives thousands of submissions identifying wage rates paid for millions of hours worked in the various occupational classifications throughout the state each year. (For use in preparing the 2015 wage order, the department received reports of wage rates paid for over nineteen (19) million hours of construction work.) In order for it to reasonably be able to consider the impact of the hours submitted, especially considering that the wage rates determined to be prevailing in a county can be dependent on rates paid in an adjacent county under section 290.262.3, RSMo, the department needs to set a cutoff date by which the submissions must be made so that it can then complete the task of sorting and tabulating the hours submitted and then assess what wage rates prevail as defined by statute. This amendment sets such a cutoff date.

(4) The annual wage order issued by the department contains the current wage rates prevailing in the locality at the time the annual wage order is issued. Hours worked during the calendar year are used to set the prevailing wage rates in the annual wage order issued in March of the following year. The department will consider hours submitted for use in its initial determination of the prevailing wage rates to be included in a particular year's wage order only if those hours are received by it, by either paper submission or in electronic format, no later than January 31 of that year. Section 290.262.9, RSMo provides that the annual wage order for a particular occupational title may be altered once each year with an incremental increase. A public body shall specify in the call for bids for each contract the prevailing hourly rate of wages in the locality for each type of worker as set forth in the annual wage order or any replacement page(s) identifying the annual incremental increase issued by the department. The wage rates attached to, and made a part of, the call for bids for a contract shall remain in effect for the duration of that particular contract.

AUTHORITY: section 290.240.2, RSMo 2000. Original rule filed Dec. 18, 1975, effective Dec. 28, 1975. For intervening history, please consult the **Code of State Regulations**. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Division of Labor Standards, Attn: John E. Lindsey, Director, PO Box 449, Jefferson City, MO 65102-0449. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 5—Conduct of Gaming

PROPOSED AMENDMENT

11 CSR 45-5.070 Payout Percentage for Electronic Gaming Devices. The commission is amending section (1).

PURPOSE: This amendment updates the class designation, and requires the Class B licensee to display notice of additional information available on the Missouri Gaming Commission (MGC) website regarding the payout percentage.

(1) A holder of a Class [A] B license shall, by the tenth day of each calendar month, display at the patron entrance to the gaming floor and on the front of the main cashier cage the actual aggregate payout percentage to the nearest [one-tenth (0.1%) percent] one-tenth percent (0.1%) of all the electronic gaming devices in operation during the previous month. The commission may require that Class A licensees display with the actual aggregate payout percentage a reference to the commission Internet website where additional information will be made available on payout percentages by denomination.] and the following statement "For more information on payout percentages by denomination visit www.mgc.dps.mo.gov." The signs shall be conspicuously placed so they can be readily seen by patrons at those locations.

AUTHORITY: section[s] 313.004, RSMo 2000, and section 313.805, RSMo Supp. 2013. Emergency rule filed Sept. 1, 1993, effective Sept. 20, 1993, expired Jan. 17, 1994. Emergency rule filed Jan. 5, 1994, effective Jan. 18, 1994, expired Jan. 30, 1994. Original rule filed Sept. 1, 1993, effective Jan. 31, 1994. Amended: Filed May 13, 1998, effective Oct. 30, 1998. Amended: Filed March 1, 2002, effective Sept. 30, 2002. Amended: Filed Nov. 4, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Gaming Commission, PO Box 1847, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. A public hearing is scheduled for Wednesday, January 20, 2016, at 10:00 a.m., in the Missouri Gaming Commission's Hearing Room, 3417 Knipp Drive, Jefferson City, Missouri.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 9—Internal Control System

PROPOSED AMENDMENT

11 CSR 45-9.117 Minimum Internal Control Standards (MICS)—Chapter Q. The commission is amending section (1).

PURPOSE: This amendment changes the procedures used by licensees in pertaining to the exclusion of individuals on the List of Disassociated Persons List), as well as persons who have been removed from the List.

(1) The commission shall adopt and publish minimum standards for internal control procedures that in the commission's opinion satisfy 11 CSR 45-9.020, as set forth in *Minimum Internal Control Standards* (MICS) Chapter Q—Disassociated Persons, which has been incorporated by reference herein, as published by the Missouri Gaming Commission, 3417 Knipp Dr., PO Box 1847, Jefferson City, MO 65102. Chapter Q does not incorporate any subsequent amendments or additions as adopted by the commission on [July 30, 2014] November 4, 2015.

AUTHORITY: section[s] 313.004, [and] RSMo 2000, [and] sections 313.800, 313.812, 313.817, and 313.830, RSMo Supp. 2014, and sections 313.805 and 313.813, RSMo Supp. 2013. Original rule filed Aug. 25, 2011, effective March 30, 2012. Emergency amendment filed July 31, 2014, effective Aug. 28, 2014, expired Feb. 26, 2015. Amended: Filed July 31, 2014, effective Feb. 28, 2015. Amended: Filed Nov. 4, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Gaming Commission, PO Box 1847, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. A public hearing is scheduled for Wednesday, January 20, 2016, at 10:00 a.m., in the Missouri Gaming Commission's Hearing Room, 3417 Knipp Drive, Jefferson City, Missouri.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 10—Nursing Home Program

PROPOSED AMENDMENT

13 CSR 70-10.016 Global Per Diem Adjustments to Nursing Facility and HIV Nursing Facility Reimbursement Rates. The division is adding paragraphs (3)(A)19. and (3)(A)20.

PURPOSE: This amendment provides for a per diem increase to nursing facility and HIV nursing facility per diem reimbursement rates by granting an increase of two dollars and nine cents (\$2.09) to the current per diem rate for dates of service beginning January 1, 2016 through June 30, 2016. Future per diem adjustments will be determined from resources approved by the General Assembly and the Governor.

- (3) Adjustments to the Reimbursement Rates. Subject to the limitations prescribed in 13 CSR 70-10.015, a nursing facility's reimbursement rate may be adjusted as described in this section. Subject to the limitations prescribed in 13 CSR 70-10.080, an HIV nursing facility's reimbursement rate may be adjusted as described in this section.
- (A) Global Per Diem Rate Adjustments. A facility with either an interim rate or a prospective rate may qualify for the global per diem rate adjustments. Global per diem rate adjustments shall be added to the specified cost component ceiling.
 - 1. FY-96 negotiated trend factor-
- A. Facilities with either an interim rate or prospective rate in effect on October 1, 1995, shall be granted an increase to their per diem effective October 1, 1995, of four and six-tenths percent (4.6%) of the cost determined in paragraphs (11)(A)1., (11)(B)1., (11)(C)1., and the property insurance and property taxes detailed in subsection (11)(D) of 13 CSR 70-10.015; or
- B. Facilities that were granted a prospective rate based on paragraph (12)(A)2. of 13 CSR 70-10.015 that is in effect on October 1, 1995, shall have their increase determined by subsection (3)(S) of 13 CSR 70-10.015.
 - 2. FY-97 negotiated trend factor-
- A. Facilities with either an interim rate or prospective rate in effect on October 1, 1996, shall be granted an increase to their per diem effective October 1, 1996, of three and seven-tenths percent (3.7%) of the cost determined in paragraphs (11)(A)1., (11)(B)1., (11)(C)1., and the property insurance and property taxes detailed in subsection (11)(D) of 13 CSR 70-10.015; or
- B. Facilities that were granted a prospective rate based on paragraph (12)(A)2. of 13 CSR 70-10.015 that is in effect on October 1, 1995, shall have their increase determined by subsection (3)(S) of 13 CSR 70-10.015.
- 3. Nursing Facility Reimbursement Allowance (NFRA). Effective October 1, 1996, all facilities with either an interim rate or a prospective rate shall have its per diem adjusted to include the current NFRA as an allowable cost in its reimbursement rate calculation.
- 4. Minimum wage adjustment. All facilities with either an interim rate or a prospective rate in effect on November 1, 1996, shall be granted an increase to their per diem effective November 1, 1996, of two dollars and forty-five cents (\$2.45) to allow for the change in minimum wage. Utilizing Fiscal Year 1995 cost report data, the total industry hours reported for each payroll category was multiplied by

the fifty-cent (50¢) increase, divided by the patient days for the facilities reporting hours for that payroll category and factored up by eight and sixty-seven hundredths percent (8.67%) to account for the related increase to payroll taxes. This calculation excludes the director of nursing, the administrator, and assistant administrator.

5. Minimum wage adjustment. All facilities with either an interim rate or a prospective rate in effect on September 1, 1997, shall be granted an increase to their per diem effective September 1, 1997, of one dollar and ninety-eight cents (\$1.98) to allow for the change in minimum wage. Utilizing Fiscal Year 1995 cost report data, the total industry hours reported for each payroll category was multiplied by the forty-cent (40¢) increase, divided by the patient days for the facilities reporting hours for that payroll category, and factored up by eight and sixty-seven hundredths percent (8.67%) to account for the related increase to payroll taxes. This calculation excludes the director of nursing, the administrator, and assistant administrator.

6. FY-98 negotiated trend factor-

A. Facilities with either an interim rate or prospective rate in effect on October 1, 1997, shall be granted an increase to their per diem effective October 1, 1997, of three and four-tenths percent (3.4%) of the cost determined in paragraphs (11)(A)1., (11)(B)1., (11)(C)1., and the property insurance and property taxes detailed in subsection (11)(D) of 13 CSR 70-10.015 for nursing facilities and 13 CSR 70-10.080 for HIV nursing facilities; or

B. Facilities that were granted a prospective rate based on paragraph (12)(A)2. of 13 CSR 70-10.015 that is in effect on October 1, 1995, shall have their increase determined by subsection (3)(S) of 13 CSR 70-10.015.

7. FY-99 negotiated trend factor-

A. Facilities with either an interim rate or prospective rate in effect on October 1, 1998, shall be granted an increase to their per diem effective October 1, 1998, of two and one-tenth percent (2.1%) of the cost determined in paragraphs (11)(A)1., (11)(B)1., (11)(C)1., the property insurance and property taxes detailed in subsection (11)(D) of 13 CSR 70-10.015 for nursing facilities and 13 CSR 70-10.080 for HIV nursing facilities, and the minimum wage adjustments detailed in paragraphs (3)(A)4. and (3)(A)5. of this regulation;

B. Facilities that were granted a prospective rate based on paragraph (12)(A)2. of 13 CSR 70-10.015 that is in effect on October 1, 1998, shall have their increase determined by subsection (3)(S) of 13 CSR 70-10.015.

8. FY-2000 negotiated trend factor—

A. Facilities with either an interim rate or prospective rate in effect on July 1, 1999, shall be granted an increase to their per diem effective July 1, 1999, of one and ninety-four hundredths percent (1.94%) of the cost determined in subsections (11)(A), (11)(B), (11)(C), the property insurance and property taxes detailed in subsection (11)(D) of 13 CSR 70-10.015 for nursing facilities and 13 CSR 70-10.080 for HIV nursing facilities, and the minimum wage adjustments detailed in paragraphs (3)(A)4. and (3)(A)5. of this regulation; or

B. Facilities that were granted a prospective rate based on paragraph (12)(A)2. of 13 CSR 70-10.015 that is in effect on July 1, 1999, shall have their increase determined by subsection (3)(S) of 13 CSR 70-10.015.

9. FY-2004 nursing facility operations adjustment—

A. Facilities with either an interim rate or prospective rate in effect on July 1, 2003, shall be granted an increase to their per diem effective for dates of service beginning July 1, 2003, through June 30, 2004, of four dollars and thirty-two cents (\$4.32) for the cost of nursing facility operations. Effective for dates of service beginning July 1, 2004, the per diem adjustment shall be reduced to three dollars and seventy-eight cents (\$3.78); and

B. The operations adjustment shall be added to the facility's current rate as of June 30, 2003, and is effective for payment dates after August 1, 2003.

10. FY-2007 quality improvement adjustment—

- A. Facilities with either an interim rate or prospective rate in effect on July 1, 2006, shall be granted an increase to their per diem effective for dates of service beginning July 1, 2006, of three dollars and seventeen cents (\$3.17) to improve the quality of life for nursing facility residents; and
- B. The quality improvement adjustment shall be added to the facility's current rate as of June 30, 2006, and is effective for dates of service beginning July 1, 2006, and after.

11. FY-2007 trend adjustment-

A. Facilities with either an interim rate or a prospective rate in effect on February 1, 2007, shall be granted an increase to their per diem rate effective for dates of service beginning February 1, 2007, of three dollars and zero cents (\$3.00) to allow for a trend adjustment to ensure quality nursing facility services; and

B. The trend adjustment shall be added to the facility's reimbursement rate as of January 31, 2007, and is effective for dates of service beginning February 1, 2007, for payment dates after March 1, 2007.

12. FY-2008 trend adjustment-

A. Facilities with either an interim rate or a prospective rate in effect on July 1, 2007, shall be granted an increase to their per diem rate effective for dates of service beginning July 1, 2007, of six dollars and zero cents (\$6.00) to allow for a trend adjustment to ensure quality nursing facility services; and

B. The trend adjustment shall be added to the facility's current rate as of June 30, 2007, and is effective for dates of service beginning July 1, 2007.

13. FY-2009 trend adjustment-

A. Facilities with either an interim rate or a prospective rate in effect on July 1, 2008, shall be granted an increase to their per diem rate effective for dates of service beginning July 1, 2008, of six dollars and zero cents (\$6.00) to allow for a trend adjustment to ensure quality nursing facility services; and

B. The trend adjustment shall be added to the facility's current rate as of June 30, 2008, and is effective for dates of service beginning July 1, 2008.

14. FY-2010 trend adjustment-

A. Facilities with either an interim rate or a prospective rate in effect on July 1, 2009, shall be granted an increase to their per diem rate effective for dates of service beginning July 1, 2009, of five dollars and fifty cents (\$5.50) to allow for a trend adjustment to ensure quality nursing facility services; and

B. The trend adjustment shall be added to the facility's current rate as of June 30, 2009, and is effective for dates of service beginning July 1, 2009.

15. FY-2012 trend adjustment-

A. Facilities with either an interim rate or a prospective rate in effect on October 1, 2011, shall be granted an increase to their per diem rate effective for dates of service beginning October 1, 2011, of six dollars and zero cents (\$6.00) to allow for a trend adjustment to ensure quality nursing facility services;

B. The trend adjustment shall be added to the facility's current rate as of September 30, 2011, and is effective for dates of service beginning October 1, 2011; and

C. This increase is contingent upon the federal assessment rate limit increasing to six percent (6%) and is subject to approval by the Centers for Medicare and Medicaid Services.

16. FY-2013 trend adjustment-

A. Facilities with either an interim rate or a prospective rate in effect on July 1, 2012, shall be granted an increase to their per diem rate effective for dates of services beginning July 1, 2012, of six dollars and zero cents (\$6.00) to allow for a trend adjustment to ensure quality nursing facility services;

B. The trend adjustment shall be added to the facility's current rate as of June 30, 2012, and is effective for dates of service beginning July 1, 2012; and

C. This increase is contingent upon approval by the Centers for Medicare and Medicaid Services.

17. FY-2014 trend adjustment-

- A. Facilities with either an interim rate or a prospective rate in effect on July 1, 2013, shall be granted an increase to their per diem rate effective for dates of services beginning July 1, 2013, of three percent (3.0%) of their current rate, less certain fixed cost items. The fixed cost items are the per diem amounts included in the facility's current rate from the following: subsection (2)(O) of 13 CSR 70-10.110, paragraphs (11)(D)1., (11)(D)2., (11)(D)3., (11)(D)4., (13)(B)3, and (13)(B)10. of 13 CSR 70-10.015;
- B. The trend adjustment shall be added to the facility's current rate as of June 30, 2013, and is effective for dates of service beginning July 1, 2013; and
- C. This increase is contingent upon approval by the Centers for Medicare and Medicaid Services.
 - 18. FY-2015 trend adjustment-
- A. Facilities with either an interim rate or a prospective rate in effect on July 1, 2014, shall be granted an increase to their per diem rate effective for dates of services beginning July 1, 2014, of one dollar and twenty-five cents (\$1.25) to allow for a trend adjustment to ensure quality nursing facility services;
- B. The trend adjustment shall be added to the facility's current rate as of June 30, 2014, and is effective for dates of service beginning July 1, 2014; and
- C. This increase is contingent upon approval by the Centers for Medicare and Medicaid Services.
 - 19. January 1, 2016 June 30, 2016 trend adjustment—
- A. Facilities with either an interim rate or a prospective rate in effect on January 1, 2016, shall be granted an increase to their per diem rate effective for dates of services beginning January 1, 2016, of two dollars and nine cents (\$2.09) to allow for a trend adjustment to ensure quality nursing facility services;
- B. The trend adjustment will not be added to the facility's rate after June 30, 2016; and
- C. This increase is contingent upon approval by the Centers for Medicare and Medicaid Services and sufficient funding available through the Tax Amnesty Fund.
 - 20. Trend adjustment after June 30, 2016-
- A. Facilities with either an interim rate or a prospective rate in effect on July 1, 2016 or after shall be granted an increase to their per diem rate effective for dates of services on or after July 1, 2016 as calculated by the state based on monies available as approved by the Missouri General Assembly and governor divided by the most current estimated annual Medicaid patient days. The trend adjustment to ensure quality nursing facility services and any annual/periodic adjustment shall be published at http://dss.mo.gov/mhd/ prior to the adjustment's effective date; and
- B. The trend adjustment is the same for both public and private nursing facilities.

AUTHORITY: section 208.159, RSMo 2000, and sections 208.153 and 208.201, RSMo Supp. [2014] 2013. Original rule filed July 1, 2008, effective Jan. 30, 2009. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 16, 2015.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately \$9,798,532 in SFY 2016.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, MO 65109. To be considered, comments must be delivered by regular mail, express or overnight mail, in person, or by courier within thirty (30) days after publication of this notice in the Missouri Register. If to be hand-delivered,

comments must be brought to the MO HealthNet Division at 615 Howerton Court, Jefferson City, Missouri. No public hearing is scheduled

FISCAL NOTE PUBLIC COST

I. Department Title: Title 13

Title 13 - Department of Social Services Division 70 - MO HealthNet Division

Division Title: Chapter Title:

Chapter 10 - Nursing Home Program

Rule Number and Name:

13 CSR 70-10.016 Global Per Diem Adjustments to Nursing Facility and

HIV Nursing Facility Reimbursement Rates

Type of Rulemaking:

Proposed Amendment

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate		
Department of Social Services	Estimated Cost for SFY 2016 = \$9,798,532		
MO HealthNet Division			

III. WORKSHEET

Description	Nursing Facility Rate Increase	Impact on Hospice for Services Provided in NF's	Total Impact
Estimated Paid Days - SFY 2016	8,782,195	624,258	
One-Half Year (50%) - Jan, thru June	50%	50%	
Estimated Patient Day Impacted	4,391,098	312,129	
Per Diem Increase	\$2.09	\$1.99	
Estimated Impact - SFY 2016	\$ 9,177,395	\$ 621,137	\$ 9,798,532
State Share (36.72%)	\$ 3,369,939	\$ 228,082	\$ 3,598,021
Federal Share (63.28%)	\$ 5,807,456	\$ 393,055	\$ 6,200,511

IV. ASSUMPTIONS

Estimated Paid Days:

Nursing Facility:

The estimated paid days for SFY 2016 are based on the actual Medicaid days paid for nursing facility services during SFY 2015, increased by 2% for 2016.

Hospice:

The estimated paid days for SFY 2016 for hospice are based on the actual hospice days provided in nursing facilities from January 2014 through December 2014.

One-half, or 50%, of the days are impacted since the rate change will be effective January 1, 2016 which is the midpoint of the State fiscal year.

Impact on Hospice:

Hospice providers are reimbursed 95% of the nursing facility per diem for hospice participants residing in a nursing facility. The total increase to the nursing facility per diem is \$2.09. The increase to hospice reimbursement rates resulting from this amendment is \$1.99 (\$2.09 x 95%).

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 200—State Library

PROPOSED AMENDMENT

15 CSR 30-200.010 State and Federal Grants—Definitions. The secretary is amending section (1) by adding a new subsection (H) and changing the lettering of remaining subsections as necessary.

PURPOSE: This amendment adds a definition for signature in subsection (1)(H) and changes the lettering of the remaining subsections as needed.

(1) As used in 15 CSR 30-200.010 to 15 CSR 30-200.030, the following terms shall mean:

(H) Signature, for purposes of federal and state grants and the paperwork associated with them, may include an electronic facsimile of the original signed document or a pdf of the original signed document which shall be *prima facie* evidence for all purposes that the document actually was signed by the person whose signature appears on the facsimile or pdf document;

[(H)](I) Special library is a library established by an organization and designed to serve the special needs of its employees or clientele; and

[(1)](J) State aid to public libraries is a sum appropriated by the legislature for distribution among the public libraries of the state as specified in section 181.060, RSMo [2000].

AUTHORITY: sections 28.700, 181.021, and 181.060, RSMo Supp. [2011] 2013. Emergency rule filed Nov. 18, 1996, effective Nov. 28, 1996, expired May 26, 1997. Original rule filed Nov. 18, 1996, effective May 30, 1997. Amended: Filed Oct. 31, 2011, effective April 30, 2012. Amended: Filed Nov. 13, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or opposition to this proposed amendment with the Missouri Secretary of State's Office, State Library, PO Box 387, Kirkpatrick Information Center, 600 West Main, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Community and Public Health Chapter 20—Communicable Diseases

PROPOSED AMENDMENT

19 CSR 20-20.020 Reporting Communicable, Environmental and Occupational Diseases. The department is amending sections (1), (2), and (3).

PURPOSE: This amendment will bring the communicable disease reporting requirements into compliance with the current federal Centers for Disease Control's guidelines as required by section 192.139, RSMo 2000.

(1) The diseases within the immediately reportable disease category pose a risk to national security because they: can be easily dissemi-

nated or transmitted from person to person; result in high mortality rates and have the potential for major public health impact; might cause public panic and social disruption; and require special action for public health preparedness. Immediately reportable diseases or findings shall be reported to the local health authority or to the Department of Health and Senior Services immediately upon knowledge or suspicion by telephone (1 (800) 392-0272), facsimile, or other rapid communication. Immediately reportable diseases or findings are—

(A) Selected high priority diseases, findings or agents that occur naturally, from accidental exposure, or as the result of a bioterrorism event:

Anthrax

Botulism

Paralytic poliomyelitis

Plague

Rabies (Human)

Ricin toxin

Severe Acute Respiratory syndromeassociated Coronavirus (SARS-CoV) Disease

Smallpox

Tularemia [(pneumonic)] (suspected intentional release)

Viral hemorrhagic fevers [[filoviruses], suspected intentional (e.g., Viral hemorrhagic fever diseases: Ebola, Marburg[] and arenaviruses (e.g.], Lassa, Lujo, new world Arenavirus (Guanarito, Machupo[]]], Junin, and Sabia viruses), or Crimean-Congo)

(2) Reportable within one (1) day diseases or findings shall be reported to the local health authority or to the Department of Health and Senior Services within one (1) calendar day of first knowledge or suspicion by telephone, facsimile, or other rapid communication. Reportable within one (1) day diseases or findings are—

(A) Diseases, findings or agents that occur naturally, or from accidental exposure, or as a result of an undetected bioterrorism event:

[Acute respiratory distress syndrome (ARDS) in patients under fifty (50) years of age (without a contributing medical history)]

Animal (mammal) bite, wound, humans

Brucellosis

Cholera

Dengue [fever] virus infection

Diphtheria

Glanders (Burkholderia mallei)

Haemophilus influenzae, invasive disease

Hantavirus pulmonary syndrome

Hemolytic uremic syndrome (HUS), postdiarrheal

Hepatitis A

Influenza-associated [pediatric] mortality [(eighteen (18) years of age or younger)]

Influenza-associated public and/or private school closures

Lead (blood) level greater than or equal to forty-five micrograms per deciliter (\geq 45 μ g/dl) in any person [equal to or less than seventy-two (\leq 72) months of age]

Measles (rubeola)

Melioidosis (Burkholderia pseudomallei)

Meningococcal disease, invasive

Novel Influenza A virus infections, human

Outbreaks (including nosocomial) or epidemics of any illness, disease, or condition that may be of public health concern, including any illness in a food handler that is potentially transmissible through food

Pertussis

[Poliomyelitis]

Poliovirus infection, nonparalytic

Q fever (acute and chronic)

Rabies (animal)

Rubella, including congenital syndrome

Shiga toxin-producing Escherichia coli (STEC)

Shiga toxin positive, unknown organism

Shigellosis

Staphylococcal enterotoxin B

[Streptococcus pneumoniae, drug resistant invasive disease]

Syphilis, including congenital syphilis

T-2 mycotoxin

Tetanus

Tuberculosis disease

Tularemia [(non-pneumonic)] (all cases other than suspected intentional release)

Typhoid fever (Salmonella typhi)

Vancomycin-intermediate Staphylococcus aureus (VISA), and Vancomycin-resistant Staphylococcus aureus (VRSA)

Venezuelan equine encephalitis virus neuroinvasive disease

Venezuelan equine encephalitis virus nonneuroinvasive disease

Viral hemorrhagic fevers other than suspected intentional (e.g., Viral hemorrhagic fever diseases: Ebola, Marburg, Lassa, Lujo, new world Arenavirus (Guanarito, Machupo, Junin, and Sabia viruses), or Crimean-Congo)

Yellow fever

(3) Reportable within three (3) days diseases or findings shall be reported to the local health authority or the Department of Health and Senior Services within three (3) calendar days of first knowledge or suspicion. These diseases or findings are—

Acquired immunodeficiency syndrome (AIDS)/Human immunodeficiency virus (HIV) infection, Stage 3

[Arsenic poisoning]

Babesiosis

California serogroup virus neuroinvasive disease

California serogroup virus non-neuroinvasive disease

Campylobacteriosis

Carbon monoxide [poisoning] exposure

CD4+ T cell count and percent

Chancroid

Chemical poisoning, acute, as defined in the most current ATSDR CERCLA Priority List of Hazardous Substances; if terrorism is suspected, refer to subsection (1)(B)

Chlamydia trachomatis, infections

Coccidioidomycosis

Creutzfeldt-Jakob disease

Cryptosporidiosis

Cyclosporiasis

Eastern equine encephalitis virus neuroinvasive disease

Eastern equine encephalitis virus non-neuroinvasive disease

[Ehrlichiosis, human granulocytic, monocytic, or other/unspecified agent]

Ehrlichiosis /Anaplasmosis (Ehrlichia chaffeensis infection, Ehrlichia ewingii infection, Anaplasma phagocytophilum infection, and Ehrlichiosis/Anaplasmosis, human, undetermined)

Giardiasis

Gonorrhea

Hansen's disease (Leprosy)

Heavy metal poisoning including, but not limited to, arsenic, cadmium, and mercury

Hepatitis B, acute

Hepatitis B, chronic

Hepatitis B surface antigen (prenatal HBsAg) in pregnant women

Hepatitis B Virus Infection, perinatal (HBsAg positivity in any infant aged equal to or less than twenty-four (≤24) months who was born to an HBsAg-positive mother)

Hepatitis C, acute

Hepatitis C, chronic

[Hepatitis non-A, non-B, non-C]

Human immunodeficiency virus (HIV) infection, [-]exposed

newborn infant (i.e., newborn infant whose mother is infected with HIV)

Human immunodeficiency virus (HIV) infection, [as indicated by HIV antibody testing (reactive screening test followed by a positive confirmatory test), HIV antigen testing (reactive screening test followed by a positive confirmatory test), detection of HIV nucleic acid (RNA or DNA), HIV viral culture, or other testing that indicates HIV infection] including any test or series of tests used for the diagnosis or periodic monitoring of HIV infection. For series of tests which indicate HIV infection, all test results in the series (both positive and negative) must be reported.

Human immunodeficiency virus (HIV) infection, including any negative, undetectable, or indeterminate test or series of tests used for the diagnosis or periodic monitoring of HIV infection conducted within one hundred eighty (180) days prior to the test result used for diagnosis of HIV infection

Human immunodeficiency virus (HIV) infection, pregnancy in newly identified or pre-existing HIV positive women

Human immunodeficiency virus (HIV) **infection**, test results (including both positive and negative results) for children less than two (2) years of age whose mothers are infected with HIV

Human immunodeficiency virus (HIV) **infection,** viral load measurement (including *[nondetectable]* **undetectable** results)

Hyperthermia

Hypothermia

Lead (blood) level less than forty-five micrograms per deciliter ($<45 \mu g/dl$) in any person [equal to or less than seventytwo (≤ 72) months of age and any lead (blood) level in persons older than seventy-two (>72) months of age]

Legionellosis

Leptospirosis

Listeriosis

Lyme disease

Malaria

Methemoglobinemia, environmentally induced

Mumps

[Mycobacterial disease other than tuberculosis (MOTT)] Non-tuberculosis mycobacteria (NTM)

Occupational lung diseases including silicosis, asbestosis, byssinosis, farmer's lung, and toxic organic dust syndrome

Pesticide poisoning

Powassan virus neuroinvasive disease

Powassan virus non-neuroinvasive disease

Psittacosis

Rabies Post-Exposure Prophylaxis (Initiated)

Respiratory diseases triggered by environmental contaminants including environmentally or occupationally induced asthma and bronchitis

Rickettsiosis, Spotted Fever

[Rocky Mountain spotted fever]

Saint Louis encephalitis/virus neuroinvasive disease

Saint Louis encephalitis virus non-neuroinvasive disease

Salmonellosis

[Streptococcal disease, invasive, Group A]

[Streptococcus pneumoniae, invasive in children less than five (5) years]

Streptococcus pneumoniae, Invasive disease (IPD-Invasive Pneumococcal Disease)

Streptococcal toxic shock syndrome (STSS)

Toxic shock syndrome, [staphylococcal or streptococcal] non-streptococcal

Trichinellosis

Tuberculosis infection

Varicella (Chickenpox)

Varicella deaths

Vibriosis (non-cholera Vibrio species infections)

West Nile virus neuroinvasive disease

West Nile virus non-neuroinvasive disease Western equine encephalitis virus neuroinvasive disease Western equine encephalitis virus non-neuroinvasive disease Yersiniosis

AUTHORITY: sections 192.006, 210.040, and 210.050, RSMo 2000, and section 192.020, RSMo Supp. [2007] 2013. This rule was previously filed as 13 CSR 50-101.020. Original rule filed July 15, 1948, effective Sept. 13, 1948. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Harold Kirbey, Division Director, Division of Community and Public Health, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Community and Public Health Chapter 20—Communicable Diseases

PROPOSED AMENDMENT

19 CSR 20-20.080 Duties of Laboratories. The department is amending section (3).

PURPOSE: This amendment will bring the communicable disease reporting requirements into compliance with the current federal Centers for Disease Control's guidelines as required by section 192.139, RSMo 2000.

(3) Isolates or specimens positive for the following reportable diseases or conditions must be submitted to the State Public Health Laboratory for epidemiological or confirmation purposes:

Anthrax (Bacillus anthracis)

Cholera (Vibrio cholerae)

Diphtheria (Corynebacterium diphtheriae)

Escherichia coli O157:H7

Glanders (Burkholderia mallei)

Haemophilus influenzae, invasive disease

Influenza Virus-associated [pediatric] mortality

Listeriosis

Malaria (Plasmodium species)

Measles (rubeola)

Melioidosis (Burkholderia pseudomallei)

Mycobacterium tuberculosis

Neisseria meningitidis, invasive disease

Orthopoxvirus (smallpox/cowpox-vaccinia/monkeypox)

Other Shiga Toxin positive organisms

Pertussis (Bordetella pertussis)

Plague (Yersinia pestis)

Salmonella species

Severe Acute Respiratory Syndrome-associated Coronavirus (SARS-CoV) disease

Shigella species

Tularemia[, pneumonic] (Francisella tularensis)

[Vancomycin-intermediate Staphylococcus aureus (VISA)]
Potential Vancomycin Resistant Staphylococcus aureus (VRSA),

with MIC greater than or equal to eight (> 8)

AUTHORITY: section 192.006, RSMo 2000, and sections 192.020 and 192.131, RSMo Supp. [2007] 2013. This rule was previously filed as 13 CSR 50-101.090. Original rule filed July 15, 1948, effective Sept. 13, 1948. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Harold Kirbey, Director, Division of Community and Public Health, PO Box 570, Jefferson City, MO 65102-0570, Phone (573) 751-6080. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 61—Licensing Rules for Family Day Care Homes

PROPOSED AMENDMENT

19 CSR 30-61.085 Physical Requirements of the Family Day Care Home. The department is amending subsection (1)(L).

PURPOSE: This amendment specifies that smoking is prohibited in areas where children are cared for in a child care home as recommended by the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment.

(1) General Requirements.

(L) [Caregivers shall not smoke when holding or feeding children, changing diapers, assisting with toileting or when preparing food.] No person shall smoke or otherwise use tobacco products in any area of the child care facility during the period of time when children cared for under the license are present.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1998] 2015. This rule previously filed as 13 CSR 40-61.070 and 13 CSR 30-61.085. Original rule filed March 29, 1991, effective Oct. 31, 1991. Changed to 19 CSR 40-61.085, effective Dec. 9, 1993. Changed to 19 CSR 30-61.085 July 30, 1998. Amended: Filed Feb. 18, 1999, effective Sept. 30, 1999. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sue Porting, Department of Health and Senior Services, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue.Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 61—Licensing Rules for Family Day Care Homes

PROPOSED AMENDMENT

19 CSR 30-61.095 Furniture, Equipment, and Materials. The department is amending subsection (1)(B).

PURPOSE: This amendment updates the rule to reflect new federal safety guidelines for cribs and adds language to implement safe sleep recommendations from the American Academy of Pediatrics (AAP) as required by section 210.223, RSMo.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (1) Indoor Furniture and Equipment.
 - (B) Sleeping Equipment.
 - 1. General requirements.
- A. A cot, bed, sofa, padded playpen, or crib [with an individually assigned sheet and blanket] shall be provided for each child who naps or sleeps. An individually assigned sheet and blanket shall be provided for each child twelve (12) months and older who naps or sleeps. Upper levels of bunk beds shall not be used.
- B. If family beds are used for napping or sleeping, a clean sheet shall be spread over the family bedding.
- C. If a double bed or larger is used only two (2) children may nap or sleep on it at one (1) time.
- D. All bedding shall be clean with sheets laundered at least once a week. Once bedding has been used by a child, it shall not be used by another child until it has been laundered.
- E. Sleeping equipment shall be arranged to provide at least a two-foot (2') aisle on one (1) long side of the equipment.
 - 2. Infants [and toddlers].
- A. A crib, portable crib, or playpen shall be provided **and used** for each infant. Stack cribs shall not be used.
- B. Cribs and playpens shall [have side rail spokes not more than two and three eighths inches (2 3/8") apart. Cribs or playpens previously approved for licensed homes and which do not meet this requirement shall have bumper pads in place for children under twelve (12) months of age.] meet the Consumer Product Safety Commission and ASTM International (formerly the American Society for Testing and Materials) safety standards for full size baby cribs as found in 16 CFR Part 1219 and for non-full size baby cribs as found in 16 CFR Part 1220. The 2014 crib safety standards found in 16 CFR Parts 1219 and 1220 are incorporated by reference as part of this rule and are published by and available at the U.S. Government Publishing Office, 732 North Capitol Street NW, Washington, D.C. 20401-0001, 202-512-1800, www.bookstore.gpo.gov/catalog/laws-regulations/code-federal-regulations-cfrs-print. This rule does not include any later amendments or additions.
- C. The crib mattress or playpen pad shall be sized correctly to the crib or playpen, in good condition, waterproof, and kept clean and dry[.], be firm and maintain its shape even when the fitted sheet designated for that model is used, such that there are no gaps between the mattress and the side of the crib or playpen. [Sheets] Only fitted sheets shall be used and [covers] shall be changed immediately when soiled or wet.

- D. Soft materials or objects such as pillows, quilts, comforters, or sheepskins, even if covered by a sheet, shall not be placed under a sleeping infant. If a mattress cover to protect against wetness is used, it shall be tight fitting and thin.
- E. Cribs, portable cribs, and playpens shall be free of soft objects, loose bedding, or any object that can increase the risk of entrapment, suffocation, or strangulation. Examples include bumper pads, pillows, quilts, comforters, sleep positioning devices, sheepskins, blankets, flat sheets, cloth diapers, bibs, pillow-like toys, wedges, infant positioners, special mattresses, special sleep surfaces, and other similar items.
- F. Blankets or other soft or loose bedding shall not be hung on the sides of cribs or put under the fitted sheet. Only sleep clothing that is designed to keep an infant warm without the possible hazard of covering the head or face may be used during sleep or nap time.
- G. Sitting devices such as car safety seats, strollers, swings, infant carriers, infant slings, and other sitting devices shall not be used for sleep/nap time. Infants who fall asleep anywhere other than a crib, portable crib, or playpen must be placed in the crib or playpen for the remainder of their sleep or nap time.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1993] 2015. This rule previously filed as 13 CSR 40-61.080, 13 CSR 40-61.095 and 19 CSR 40-61.095. Original rule filed March 29, 1991, effective Oct. 31, 1991. Changed to 19 CSR 40-61.095, effective Dec. 9, 1993. Changed to 19 CSR 30-61.095 July 30, 1998. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sue Porting, Department of Health and Senior Services, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue. Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 61—Licensing Rules for Family Day Care Homes

PROPOSED AMENDMENT

19 CSR 30-61.105 The Day Care Provider and Other Day Care Personnel. The department is adding a new section (5).

PURPOSE: This amendment adds requirements for caregiver training to include training concerning the safe sleep recommendations of the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be

made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (5) Safe Sleep Training. Every three (3) years the provider and assistant(s) in a family child care home licensed to provide care for infants less than one (1) year of age shall successfully complete department-approved training regarding the American Academy of Pediatrics (AAP) safe sleep recommendations contained in the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome. Technical report - SIDS and other sleep-related infant deaths: expansion of recommendations for a safe infant sleeping environment, by Moon RY, which is incorporated by reference in this rule as published in PEDIATRICS Volume 128, No. 5, November 1, 2011, and available from the University of Vermont College of Medicine, Given Building S261, 89 Beaumont Avenue, Burlington, Vermont 05405-0068, telephone number 802-656-2505, fax number 802-656-4844, or at www.pediatrics.aapublications.org/content/128/5/1030.full. This rule does not incorporate any subsequent amendments or additions.
- (A) The training shall be documented and maintained as described in subsection (4)(B) of this rule.
- (B) The provider and assistant(s) in a family child care home licensed prior to the effective date of this rule shall complete the safe sleep training described in section (5) of this rule within three (3) months of the effective date of this rule.
- (C) The provider and assistant(s) in a family child care home licensed after the effective date of this rule shall complete the safe sleep training described in section (5) of this rule prior to licensure.
- (D) The provider and any assistant hired or volunteering at the facility after initial licensure shall complete the safe sleep training described in section (5) of this rule within thirty (30) days of employment or volunteering at the facility.

AUTHORITY: sections 210.221 and 210.223, RSMo [2000] Supp. 2015. This rule previously filed as 13 CSR 40-61.090, 13 CSR 40-61.105, and 19 CSR 40-61.105. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sue Porting, Department of Health and Senior Services, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue. Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30—Division of Regulation and Licensure Chapter 61—Licensing Rules for Family Day Care Homes

PROPOSED AMENDMENT

department is adding a new section (2), renumbering thereafter, and amending sections (1) and (6).

PURPOSE: This amendment requires family child care home providers to implement and maintain written policies pertaining to safe sleep for children less than one (1) year of age in accordance with the American Academy of Pediatrics (AAP) recommendations, and provides minimum requirements for the provider's safe sleep policy.

- (1) The provider shall establish, **implement**, **and maintain** written policies pertaining to the program goals, admission, **safe sleep practices for children less than one (1) year of age**, care and discharge of children, and shall provide a copy to the parent(s) at the time of enrollment.
- (2) The provider's infant safe sleep policy shall comply with section 210.223, RSMo, and shall include, but not be limited to:
 - (A) The following safe sleep practices:
- 1. The policy shall list the licensee's expectations regarding how and when caregivers are to be trained on safe sleep;
- 2. A requirement that children less than one (1) year of age be placed on their backs to sleep;
- 3. A requirement that the facility shall receive a written statement from the infant's licensed health care provider stating that the infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in 19 CSR 30-61.175(2)(C) prior to allowing the infant to be placed in a sleep position that is not on his or her back; and
 - 4. Supervision of infants during nap/sleep times, to include:
 - A. Positioning of staff;
 - B. Lighting in the nap room;
- C. Physical checks of the child to ensure he or she is not overheated or in distress; and
- D. Prohibitions against the use of any equipment such as a sound machine that may interfere with the caregiver's ability to see or hear a child who may be distressed; and
 - (B) The following requirements for safe sleep environments:
- 1. The policy shall state that cribs and playpens must have a firm mattress and tight fitting sheets, be free of loose bedding, bumper pads, pillows, and soft toys;
- 2. Shall require infants' heads be uncovered during nap/sleep times;
- 3. Shall prohibit covering cribs or playpens with blankets or bedding;
- 4. Shall prohibit smoking in the child care home during the hours children are in care; and
- 5. Shall require giving the parent(s) or guardian(s) of each infant in care a copy of the provider's safe sleep policy upon the child's enrollment.
- [(2)](3) The provider shall have available a copy of the Licensing Rules for Family Day Care Homes in Missouri and shall advise the parent(s) at the time of enrollment of his/her child of the availability of the rules for review.
- [(3)](4) A child who has a special physical, developmental, or behavioral need shall have on file an individualized plan for specialized care from a professionally qualified source.
- [(4)](5) The provider shall assess his/her ability to provide care for the special needs child while also meeting the needs of the other children.
- [(5)](6) The provider shall develop and implement a procedure for admitting children which shall include:
- (A) A personal interview with the parent(s) and child to exchange information and arrive at a mutual decision about admitting a child;

- (B) A plan for continuing communication between the child care provider and the parent(s);
- (C) Discussion of the plan for providing for the care of the ill child as required by 19 CSR [40]30-61.185 Health Care;
- (D) Discussion of the parental plan for providing for the care of the child when the provider is ill or for the care of school-age children on scheduled days of school closing; and
- (E) Completion by the parent(s) of the following written information which shall be on file before the child is accepted for care:
- All information required by 19 CSR [40]30-61.210 Records and Reports;
- 2. Information regarding a child's personal development, behavior patterns, habits, and individual needs;
- 3. Instructions for action to be taken if the parent(s) or physician designated by the parent(s) cannot be reached in an emergency and permission for emergency medical care;
- 4. Information indicating that the child has completed age-appropriate immunizations, is in the process of completing immunizations, or is exempt from immunization requirements as defined by 19 CSR [40]30-61.185 Health Care;
- 5. Permission for field trips, transportation to and from school, and other transportation;
- 6. Permission for school-age children to leave the home to participate in classes, clubs, or other activities, naming the activity, time of leaving and returning, and the method of transportation to and from the activity (Permission for regular activities such as scouting may be given for the entire school term.); and
 - 7. Acknowledgement by the parent(s) that—
- A. They have received a copy of the provider's policies pertaining to the admission, care, and discharge of children;
- B. They have been informed that the *Licensing Rules for Family Day Care Homes in Missouri* are available in the home for their review:
- C. They and the provider have agreed on a plan for continuing communication regarding the child's development, behavior and individual needs; [and]
- D. They understand and agree that the child may not be accepted for care when $\mathrm{ill} I.J;$
- E. They have received a copy of the provider's safe sleep policy when enrolling children less than one (1) year of age; and
- F. They have been notified that they may request notice at initial enrollment in or attendance at the facility or upon request of whether there are children for whom an immunization exemption has been filed currently enrolled in or attending the facility.
- [(6)](7) If care is provided for children related to the provider who do not live in the home, the parent(s) shall complete and sign a form which is supplied by the department. The form shall be on file at the home before related children are accepted for care and shall contain the following identifying information:
 - (A) Each child's name, address, birth date, and date of admission;
 - (B) Each child's relationship to the provider; and
- (C) The parent's(s)' name(s), address(es), and telephone number(s).

[(7)](8) If a provider enrolls children for irregular or intermittent care, all procedures for admitting children shall be followed. Children enrolled on an irregular or intermittent basis shall be accepted only by appointment and shall not cause the home to exceed its licensed capacity.

[(8)](9) After attempts have been made to meet a child's individual needs, any child who demonstrates an inability to benefit from the care offered by the child care provider or whose presence is detrimental to other children may be discharged from the home.

[(9)](10) Care of a child may be discontinued if the provider and the parent(s) cannot establish a mutually satisfactory working relationship.

[(10)](11) Parents shall have access to the home at any time during child care hours.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1993] 2015. This rule previously filed as 13 CSR 40-61.120, 13 CSR 40-61.135 and 19 CSR 40-61.135. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sue Porting, Department of Health and Senior Services, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue.Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 61—Licensing Rules for Family Day Care Homes

PROPOSED AMENDMENT

19 CSR 30-61.175 Child Care Program. The department is amending subsections (1)(A) and (2)(C).

PURPOSE: This amendment implements safe sleep recommendations from the American Academy of Pediatrics (AAP) Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment and section 210.223, RSMo.

- (1) Care of the Child.
 - (A) General Requirements.
- 1. Child care providers shall not leave any child without competent adult supervision.
- 2. The provider or an assistant personally shall admit each child upon arrival and personally shall dismiss each child upon departure. Children shall be dismissed only to the parent(s), guardian, legal custodian, or to the individual(s) approved by the parent(s), guardian, or legal custodian.
- 3. Caregivers shall provide frequent, direct contact so children are not routinely left unobserved on the premises.
- 4. Children under three (3) shall be supervised and assisted while in the bathroom.
- 5. Caregivers shall check on the children frequently during napping or sleeping and shall remain in close enough proximity to the children to be able to hear them if they have difficulty during napping or when they awaken. Home monitors or commercial devices marketed to reduce the risk of Sudden Infant Death Syndrome (SIDS) shall not be used in place of supervision while children are napping or sleeping.
- 6. If children are napped with no caregiver in the room, the door to the room cannot be closed.
- 7. All children shall nap on the same floor and a caregiver shall remain on the floor where children are napping at all times.
 - 8. Preschool children who do not sleep shall rest on sleeping

equipment at least thirty (30) minutes, but shall not be forced to remain on the sleeping equipment longer than one (1) hour. They shall then be permitted to leave the napping area to engage in quiet play.

- 9. The provider shall ensure that special attention is given on an individual basis to new children having problems adjusting, distressed children, etc. Children shall be encouraged, but not forced, to participate in group activities.
- 10. Children shall not be subjected to child abuse/neglect as defined by section 210.110, RSMo.
- (2) Daily Activities for Children.
 - (C) Daily activities for infants and toddlers shall include:
- 1. Developmental and exploratory play experiences and free choices of play appropriate to the interests, needs, and desires of infants and toddlers;
- 2. Regular snack and meal times according to each infant's individual feeding schedule, as stated by the parent(s);
- 3. Supervised "tummy time" for children under one (1) year of age to promote healthy development;
- [3.]4. A supervised nap period that meets the child's individual needs[. Unless a written exception from a child's physician is on file at the facility, a] shall meet the following requirements:
- **A.** A child under twelve (12) months of age shall be placed on his/her back to sleep[.];
- **B.** An infant's head **and face** shall remain uncovered during sleep[.];
- C. Infants unable to roll from their stomachs to their backs and from their backs to their stomachs shall be placed on their backs when found face down. When infants can easily turn from their stomachs to their backs and from their backs to their stomachs, they shall be initially placed on their backs, but shall be allowed to adopt whatever positions they prefer for sleep;
- D. An infant shall not be overdressed when sleeping, to avoid overheating. Infants should be dressed appropriately for the environment, with no more than one (1) layer more than an adult would wear to be comfortable in that environment;
- E. When, in the opinion of the infant's licensed health care provider, an infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in this rule, the provider shall have on file at the facility written instructions, signed by the infant's licensed health care provider, detailing the alternative sleep positions or special sleeping arrangements for such infant. The provider and the assistant(s) shall put the infant to sleep in accordance with such written instructions;
- F. Pacifiers, if used, shall not be hung around the infant's neck. Pacifier mechanisms or pacifiers that attach to infant clothing shall not be used with sleeping infants;
- **G.** After awakening, an infant may remain in the crib as long as s/he is content, but never for periods longer than thirty (30) minutes[.]; and
- **H.** Toddlers shall be taken out of bed for other activities when they awaken;
- [4.]5. Individual attention and play with adults, including holding, cuddling, talking, and singing;
- [5.]6. Opportunities for sensory stimulation which includes visual stimulation through pictures, books, toys, nonverbal communication, games, and the like; auditory stimulation through verbal communication, music, toys, games, and the like; and tactile stimulation through surfaces, fabrics, toys, games, and the like;
- [6.17. Encouragement in the development of motor skills by providing opportunities for **supervised "tummy time,"** reaching, grasping, pulling up, creeping, crawling, and walking; and
 - [7.]8. Opportunity for outdoor play when weather permits.

AUTHORITY: sections 210.221 and 210.223, RSMo [2000] Supp. 2015. This rule previously filed as 13 CSR 40-61.160, 13 CSR 40-61.175, and 19 CSR 40-61.175. Original rule filed March 29, 1991,

effective Oct. 31, 1991. For intervening history, please consult the **Code of State Regulations**. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Health and Senior Services, Sue Porting, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue. Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

PROPOSED AMENDMENT

19 CSR 30-62.082 Physical Requirements of Group Day Care Homes and Day Care Centers. The department is amending subsection (1)(K).

PURPOSE: This amendment specifies that smoking is prohibited in areas where children are cared for in a group child care home or child care center as recommended by the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment.

(1) General Requirements.

(K) [Smoking shall be prohibited in child care areas and in food preparation and food service areas.] No person shall smoke or otherwise use tobacco products in any area of the child care facility during the period of time when children cared for under the license are present.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1998] 2015. This rule previously filed as 13 CSR 40-62.071, 13 CSR 40-62.082, and 19 CSR 40-62.082. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sue Porting, Department of Health and Senior Services, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue.Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

PROPOSED AMENDMENT

19 CSR **30-62.092** Furniture, Equipment, and Materials. The department is amending subsection (1)(B).

PURPOSE: This amendment updates the rule to reflect new federal safety guidelines for cribs and adds language to implement safe sleep recommendations from the American Academy of Pediatrics (AAP) as required by section 210.223, RSMo.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (1) Indoor Furniture and Equipment.
 - (B) Sleeping Equipment.
 - 1. General requirements.
- A. An individual cot or bed [with an individually assigned sheet and blanket] shall be provided for each child who naps or sleeps. An individually assigned sheet and blanket shall be provided for each child twelve (12) months and older who naps or sleeps. Upper levels of bunk beds shall not be used.
- B. All bedding shall be clean with sheets laundered at least once a week. Once bedding has been used by a child, it shall not be used by another child until it has been laundered.
- C. If two- (2-)[-] year olds are in care, they shall be napped in an area separate from the other children so they can sleep undisturbed longer than the older children.
- D. Sleeping equipment shall be arranged to provide at least a two foot (2') aisle on one (1) long side of the equipment.
 - 2. Infants [and toddlers].
- A. An individually assigned crib, portable crib, or playpen shall be provided **and used** for each infant and toddler. Stack cribs shall not be used
- B. With written parental consent on file, cots may be used for napping or sleeping for toddlers twelve (12) months and older.
- C. Cribs and playpens shall [have side rail spokes not more than two and three eighths inches (2 3/8") apart. Cribs or playpens previously approved for licensed centers and which do not meet this requirement shall have bumper pads in place for children under twelve (12) months of age.] meet the Consumer Product Safety Commission and ASTM International (formerly the American Society for Testing and Materials) safety standards for full size baby cribs as found in 16 CFR Part 1219 and for non-full size baby cribs as found in 16 CFR Part 1220. The 2014 crib safety standards found in 16 CFR Parts 1219 and 1220 are incorporated by reference as part of this rule and are published by and available at the U.S. Government Publishing Office, 732 North Capitol Street NW, Washington, D.C. 20401-0001, 202-512-1800, www.bookstore.gpo.gov/catalog/laws-regulations/code-federal-regulations-cfrs-print. This rule does not include any later amendments or additions.
- D. The crib mattress or playpen pad shall be sized correctly to the crib or playpen, in good condition, waterproof, and kept clean and dry[.], be firm and maintain its shape even when the fitted sheet designated for that model is used, such that there are no gaps between the mattress and the side of the crib or playpen.

[Sheets] Only fitted sheets shall be used and [covers] shall be changed immediately when soiled or wet.

- E. Cribs and playpens shall be left consistently in place for infants and toddlers who use them for napping.
- F. Soft materials or objects such as pillows, quilts, comforters, or sheepskins, even if covered by a sheet, shall not be placed under a sleeping infant. If a mattress cover to protect against wetness is used, it shall be tight fitting and thin.
- G. Cribs, portable cribs, and playpens shall be free of soft objects, loose bedding, or any object that can increase the risk of entrapment, suffocation, or strangulation. Examples include bumper pads, pillows, quilts, comforters, sleep positioning devices, sheepskins, blankets, flat sheets, cloth diapers, bibs, pillow-like toys, wedges, infant positioners, special mattresses, special sleep surfaces, and other similar items.
- H. Blankets or other soft or loose bedding shall not be hung on the sides of cribs or put under the fitted sheet. Only sleep clothing that is designed to keep an infant warm without the possible hazard of covering the head or face may be used during sleep or nap time.
- I. Sitting devices such as car safety seats, strollers, swings, infant carriers, infant slings, and other sitting devices shall not be used for sleep/nap time. Infants who fall asleep anywhere other than a crib, portable crib, or playpen shall be placed in the crib or playpen for the remainder of their sleep or nap time.

AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1993] 2015. This rule previously filed as 13 CSR 40-62.081, 13 CSR 40-62.092, and 19 CSR 40-62.092. Original rule filed March 29, 1991, effective Oct. 31, 1991. Changed to 19 CSR 40-62.092, effective Dec. 9, 1993. Changed to 19 CSR 30-62.092, effective July 30, 1998. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sue Porting, Department of Health and Senior Services, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue.Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

PROPOSED AMENDMENT

19 CSR 30-62.102 Personnel. The department is adding a new section (4).

PURPOSE: This amendment adds requirements for caregiver training to include training concerning the safe sleep recommendations of the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment.

PUBLISHER'S NOTE: The secretary of state has determined that the

publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (4) Safe Sleep Training. Every three (3) years the center director, group day care home provider, all other caregivers, and those volunteers who are counted in staff/child ratios in a group child care home or child care center licensed to provide care for infants less than one (1) year of age shall successfully complete departmentapproved training regarding the American Academy of Pediatrics (AAP) safe sleep recommendations contained in the American Academy of Pediatrics Task Force on Sudden Infant Death Syndrome. Technical report - SIDS and other sleep-related infant deaths: expansion of recommendations for a safe infant sleeping environment, by Moon RY, which is incorporated by reference in this rule as published in PEDIATRICS Volume 128, No. 5, November 1, 2011, and available from the University of Vermont College of Medicine, Given Building S261, 89 Beaumont Avenue, Burlington, Vermont 05405-0068, telephone number 802-656-2505, fax number 802-656-4844, or at www.pediatrics.aapublications.org/content/128/5/1030.full. This rule does not incorporate any subsequent amendments or additions.
- (A) The training shall be documented and maintained as described in subsection (3)(B) of this rule.
- (B) The center director, group child care home provider, all other caregivers, and those volunteers who are counted in staff/child ratio in a group child care home or child care center, licensed prior to the effective date of this rule, shall complete safe sleep training described in section (4) of this rule within three (3) months of the effective date of this rule.
- (C) The center director, group child care home provider, all other caregivers, and those volunteers who are counted in staff/child ratios in a group child care home or child care center licensed after the effective date of this rule shall complete safe sleep training described in section (4) of this rule prior to licensure.
- (D) The center director, group child care home provider, all other caregivers, and those volunteers who are counted in staff/child ratios shall complete safe sleep training described in section (4) of this rule within thirty (30) days of employment or volunteering at the facility.

AUTHORITY: sections 210.221 and 210.223, RSMo [2000] Supp. 2015. This rule previously filed as 13 CSR 40-62.091, 13 CSR 40-62.102, and 19 CSR 40-62.102. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sue Porting, Department of Health and Senior Services, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue.Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

PROPOSED AMENDMENT

19 CSR 30-62.132 Admission Policies and Procedures. The department is adding a new section (2), renumbering thereafter, and amending sections (1) and (8).

PURPOSE: This amendment requires group child care homes and child care centers to implement and maintain written policies pertaining to safe sleep for children less than one (1) year of age in accordance with the American Academy of Pediatrics (AAP) recommendations and provides minimum requirements for the provider's safe sleep policy.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (1) The provider shall establish, **implement**, **and maintain** written policies pertaining to the program goals, admission, **safe sleep practices for children less than one (1) year of age**, care, and discharge of children, and shall provide a copy to the parent(s) at the time of enrollment.
- (2) The provider's infant safe sleep policy shall comply with section 210.223, RSMo, and shall include, but not be limited to:
 - (A) The following safe sleep practices:
- 1. The policy shall list the licensee's expectations regarding how and when caregivers are to be trained on safe sleep;
- 2. A requirement that children less than one (1) year of age be placed on their backs to sleep;
- 3. A requirement that the facility shall receive a written statement from the infant's licensed health care provider stating that the infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in 19 CSR 30-62.182(2)(C) prior to allowing the infant to be placed in a sleep position that is not on his or her back; and
 - 4. Supervision of infants during nap/sleep times, to include:
 - A. Positioning of staff;
 - B. Lighting in the nap room;
- C. Physical checks of the child to ensure he or she is not overheated or in distress; and
- D. Prohibitions against the use of any equipment such as a sound machine that may interfere with the caregiver's ability to see or hear a child who may be distressed; and
 - (B) The following requirements for safe sleep environments:
- 1. The policy shall state that cribs and playpens must have a firm mattress and tight fitting sheets, be free of loose bedding, bumper pads, pillows, and soft toys;
- 2. Shall require infants' heads be uncovered during nap/sleep times;
- 3. Shall prohibit covering cribs or playpens with blankets or bedding;
- 4. Shall prohibit smoking in the child care home during the hours children are in care; and
- 5. Shall require giving the parent(s) or guardian(s) of each infant in care a copy of the provider's safe sleep policy upon the child's enrollment.

- [(2)](3) The provider shall have available a copy of the Licensing Rules for Group Day Care Homes and Child Day Care Centers in Missouri and shall advise the parent(s) at the time of enrollment of his/her child of the availability of the rules for review.
- [(3)](4) Only children two (2) years of age and older shall be accepted for care unless the facility has been specifically licensed to include infant/toddler care.
- [(4)](5) If infant/toddler care is provided in a unit auxiliary to a licensed facility for older children, the following shall apply:
- (A) Placement of a two (2) year old in either the infant/toddler unit or the unit for older children shall be determined in consultation with the parent(s); and
- (B) The infant/toddler unit shall not care for children older than two (2) years unless the total number of children in attendance at the time is four (4) or fewer.
- [(5)](6) A child who has a special physical, developmental, or behavioral need shall have on file an individualized plan for specialized care from a professionally qualified source.
- [(6)](7) The provider shall assess his/her ability to provide care for the special needs child while also meeting the needs of the other children.
- [(7)](8) The provider shall develop and implement a procedure for admitting children which shall include:
- (A) A personal interview with the parent(s) and child to exchange information and arrive at a mutual decision about admitting a child;
- (B) A plan for continuing communication between the child care provider and the parent(s);
- (C) Discussion of the plan for providing for the care of the ill child as required by 19 CSR [40]30-62.192 Health Care;
- (D) Discussion of the parental plan for providing for the care of the school-age child on scheduled days of school closings; and
- (E) Completion by the parent(s) of the following written information[,] which shall be on file before the child is accepted for care:
- All information required by 19 CSR [40]30-62.222 Records and Reports;
- 2. Information regarding a child's personal development, behavior patterns, habits, and individual needs;
 - 3. A diet plan for each infant/toddler signed by the parent(s);
- 4. Instructions for action to be taken if the parent(s) or physician designated by the parent(s) cannot be reached in an emergency and permission for emergency medical care;
- 5. Information indicating that the child has completed age-appropriate immunizations, is in the process of completing immunizations, or is exempt from immunization requirements as defined by 19 CSR [40]30-62.192 Health Care;
- 6. Permission for field trips, transportation to and from school, and other transportation;
- 7. Permission for school-age children to leave the facility to participate in classes, clubs, or other activities, naming the activity, time of leaving and returning, and the method of transportation to and from the activity (Permission for regular activities such as scouting may be given for the entire school term.); and
 - 8. Acknowledgement by the parent(s) that—
- A. They have received a copy of the provider's policies pertaining to the admission, care, and discharge of children;
- B. They have been informed that the *Licensing Rules for Group Day Care Homes and Child Day Care Centers in Missouri* are available in the facility for their review;
- C. They and the provider have agreed on a plan for continuing communication regarding the child's development, behavior, and individual needs; [and]
- D. They understand and agree that the child may not be accepted for care when ill[.];
- E. They have received a copy of the provider's safe sleep policy when enrolling children less than one (1) year of age; and

- F. They have been notified that they may request notice at initial enrollment in or attendance at the facility or upon request of whether there are children for whom an immunization exemption has been filed currently enrolled in or attending the facility.
- [(8)](9) If care is provided for children related to the center owner(s) or group day care home provider, the parent(s) shall complete and sign a form which is supplied by the department (see 19 CSR [40]30-61.135). The form shall be on file at the facility before children related to the center owner(s) or group day care home provider are accepted for care, and shall contain the following identifying information:
 - (A) Each child's name, address, birthdate, and date of admission;
- (B) Each child's relationship to the center owner(s) or group day care home provider; and
 - (C) The parent's(s') name(s), address(es), and telephone number(s).
- [(9)](10) If a provider enrolls children for irregular or intermittent care, all procedures for admitting children shall be followed. Children enrolled on an irregular or intermittent basis shall be accepted only by appointment and shall not cause the facility to exceed its licensed capacity.
- [(10)](11) After attempts have been made to meet a child's individual needs, any child who demonstrates an inability to benefit from the care offered by the child care provider or whose presence is detrimental to other children may be discharged from the facility.
- [(11)](12) Care of a child may be discontinued if the provider and the parent(s) cannot establish a mutually satisfactory working relationship.
- [[12]](13) Parents shall have access to the facility at any time during child care hours.
- AUTHORITY: sections 210.221[.1(3)] and 210.223, RSMo Supp. [1993] 2015. This rule previously filed as 13 CSR 40-62.120, 13 CSR 40-62.132, and 19 CSR 40-62.132. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.
- PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.
- PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.
- NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sue Porting, Department of Health and Senior Services, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue.Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30—Division of Regulation and Licensure Chapter 62—Licensing Rules for Group Child Care Homes and Child Care Centers

PROPOSED AMENDMENT

19 CSR 30-62.182 Child Care Program. The department is amending subsections (1)(D) and (2)(C).

PURPOSE: This amendment implements safe sleep recommendations from the American Academy of Pediatrics (AAP) Task Force on Sudden Infant Death Syndrome for a safe infant sleeping environment and section 210.223, RSMo.

- (1) Care of the Child.
 - (D) Care of Infants and Toddlers.
- 1. Infants and toddlers shall have constant care and supervision. Home monitors or commercial devices marketed to reduce the risk of Sudden Infant Death Syndrome (SIDS) shall not be used in place of supervision while children are napping or sleeping.
- Children shall be cared for by the same caregiver on a regular basis.
- 3. Caregivers shall be alert to various needs of the child such as thirst, hunger, diaper change, fear of or aggression by other children, and the need for attention.
- (2) Daily Activities for Children.
 - (C) Daily activities for infants and toddlers shall include:
- 1. Developmental and exploratory play experiences and free choices of play appropriate to the interests, needs, and desires of infants and toddlers;
- 2. Regular snack and meal times according to each infant's individual feeding schedule as stated by the parent(s);
- 3. Supervised "tummy time" for children under one (1) year of age to promote healthy development;
- [3.]4. A supervised nap period that meets the child's individual needs[. Unless a written exception from a child's physician is on file at the facility, a child under twelve (12) months of age shall be placed on his/her back to sleep. An infant's head shall remain uncovered during sleep.] shall meet the following requirements:
- ${\bf A.\ A}$ child under twelve (12) months of age shall be placed on his/her back to sleep.
- $\boldsymbol{B}.$ An infant's head and face shall remain uncovered during sleep.
- C. Infants unable to roll from their stomachs to their backs and from their backs to their stomachs shall be placed on their backs when found face down. When infants can easily turn from their stomachs to their backs and from their backs to their stomachs, they shall be initially placed on their backs, but shall be allowed to adopt whatever positions they prefer for sleep.
- D. An infant shall not be overdressed when sleeping to avoid overheating. Infants should be dressed appropriately for the environment, with no more than one (1) layer more than an adult would wear to be comfortable in that environment.
- E. When, in the opinion of the infant's licensed health care provider, an infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in this rule, the provider shall have on file at the facility written instructions, signed by the infant's licensed health care provider, detailing the alternative sleep positions or special sleeping arrangements for such infant. The caregiver(s) shall put the infant to sleep in accordance with such written instructions.
- F. Pacifiers, if used, shall not be hung around the infant's neck. Pacifier mechanisms or pacifiers that attach to infant clothing shall not be used with sleeping infants.
- **G.** After awakening, an infant may remain in the crib as long as s/he is content, but never for periods longer than thirty (30) minutes.
- **H.** Toddlers shall be taken out of bed for other activities when they awaken;
- [4.]5. Individual attention and play with adults, including holding, cuddling, talking, and singing;
- [5.]6. Opportunities for sensory stimulation which includes visual stimulation through pictures, books, toys, nonverbal communication, games, and the like; auditory stimulation through verbal communication, music, toys, games, and the like; and tactile stimu-

lation through surfaces, fabrics, toys, games, and the like;

[6.17. Encouragement in the development of motor skills by providing opportunities for **supervised "tummy time,"** reaching, grasping, pulling up, creeping, crawling, and walking; and

[7.]8. Opportunity for outdoor play when weather permits.

AUTHORITY: sections 210.221 and 210.223, RSMo [2000] Supp. 2015. This rule previously filed as 13 CSR 40-62.170, 13 CSR 40-62.182, and 19 CSR 40-62.182. Original rule filed March 29, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2015, effective Nov. 20, 2015, expires May 17, 2016. Amended: Filed Nov. 10, 2015.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Health and Senior Services, Sue Porting, Section for Child Care Regulation, PO Box 570, Jefferson City, MO 65102, by faxing (573) 526-5345, or via email at Sue. Porting@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2220—State Board of Pharmacy Chapter 4—Fees Charged by the Board of Pharmacy

PROPOSED AMENDMENT

20 CSR 2220-4.010 General Fees. The Board of Pharmacy is proposing to amend section (4).

PURPOSE: The Board of Pharmacy is statutorily obligated to enforce and administer the provisions of section Chapter 338, RSMo, governing the practice of pharmacy. Pursuant to section 338.070, RSMo, the board shall set the appropriate amount of fees by rule, so that the revenue produced shall not substantially exceed the cost and expense of administering the provisions of Chapter 338, RSMo. Based on the board's five- (5-) year projections, the board is proposing to reduce renewal fees for pharmacies, drug distributors, pharmacists, intern pharmacists, and pharmacy technicians.

- (4) To ensure compliance with section 338.070, RSMo, the following renewal fees shall be effective from July 1, [2014] 2016, to June 30, [2015] 2017:
 - (B) Intern Pharmacist License Renewal Fee [\$20] \$10
 - (C) Pharmacy Technician Annual Renewal Fee [\$20] \$10

AUTHORITY: sections [338.020,] 338.035, 338.040, 338.060, 338.070, 338.185, 338.230, 338.270, 338.280, and 338.350, RSMo 2000, [and] sections 338.140[, 338.220,] and 338.335, RSMo Supp. 2013, and sections 338.020 and 338.220, RSMo Supp. 2014. This rule originally filed as 4 CSR 220-4.010. Emergency rule filed July 15, 1981, effective Aug. 3, 1981, expired Nov. 11, 1981. Original rule filed Aug. 10, 1981, effective Nov. 12, 1981. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 12, 2015.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately one million, eight hundred eight thousand dollars (\$1,808,000) from July 1, 2016 to June 30, 2017 as the result of the proposed decrease.

PRIVATE COST: This proposed amendment will save private entities approximately one million, eight hundred eight thousand dollars (\$1,808,000) from July 1, 2016 to June 30, 2017 as the result of the proposed decrease.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Board of Pharmacy, PO Box 625, 3605 Missouri Boulevard, Jefferson City, MO 65102, by facsimile at (573) 526-3464, or via email at pharmacy@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this rule in the Missouri Register. No public hearing is scheduled.

PUBLIC FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2220 - State Board of Pharmacy
Chapter 4 - Fees Charged by the Board of Pharmacy
Proposed Amendment - 20 CSR 2220-4.010 General Fees

II, SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Loss of Revenue	
State Board of Pharmacy		\$1,808,000
	Total Loss of Revenue for July 1, 2016 to June 30, 2017	\$1,808,000

III. WORKSHEET

See Private Entity Fiscal Note

IV. ASSUMPTIONS

- 1. The total loss of revenue is based on the cost savings to private entities reflected in the Private Fiscal Note filed with this rule.
- 2. These costs will occur between July 1, 2016, and June 30, 2017. Effective July 1, 2017, the renewal fee will revert to its original cost, and the additional costs will end.
- 3. The committee utilizes a rolling five (5)-year financial analysis process to evaluate its fund balance, establish fee structure, and assess budgetary needs. The five (5)-year analysis is based on the projected revenue, expenses, and number of licensees. Based on the committee's recent five (5)-year analysis, the board voted on a reduction in individual renewal fees for pharmacists, intern pharmacists and pharmacy technicians.

PRIVATE FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2220 - State Board of Pharmacy
Chapter 4 - Fees Charged by the Board of Pharmacy
Proposed Amendment - 20 CSR 2220-4.010 General Fees

II. SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would likely be affected by the adoption of the proposed amendment:	Classification by type of the business entities which would likely be affected:	Estimated savings for compliance with the amendment by affected entities:
9,200	Pharmacist Renewal Fee (License Fee - \$150 decrease)	\$1,380,000
1,650	Intern Pharmacist Renewal Fee (License Fee - \$70 decrease)	\$115,500
12,500	Pharmacy Technician Renewal Fee (License Fee - \$25 decrease)	\$312,500
	Estimated Cost Savings for July 1, 2016 to June 30, 2017	\$1,808,000

III. WORKSHEET

See table above.

IV. ASSUMPTION

- The estimated licensing counts were based on FY 2013 and FY 2014 actual licensee counts. Based on the Board's licensing history, the Board does not anticipate 100% renewal of all current licensees. Accordingly, FY13 and FY14 licensee counts have been adjusted to account for a limited number of estimated non-renewals.
- 2. These cost savings will occur between July 1, 2016, and June 30, 2017. Effective July 1, 2017, the renewal fee will revert to its original cost, and the additional savings will end.

Note: The board is statutorily obligated to enforce and administer the provisions of Chapter 338, RSMo governing the practice of pharmacy. Pursuant to section 338.070, RSMo, the board of pharmacy shall by rule set the amount of the fees which this chapter authorizes and requires. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering this chapter.

by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its Order of Rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the Proposed Rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 12—Hazardous Waste Fees and Taxes

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 260.380 and 260.475, RSMo Supp. 2014, the commission amends a rule as follows:

10 CSR 25-12.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2015 (40 MoReg 872–882). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held August 20, 2015, and the public comment period ended August 27, 2015. At the public hearing the Department of Natural Resources testified that the proposed amendment would adjust the hazardous waste generator registration and renewal fee, the in-state fee for hazardous waste generated in Missouri, as well as the minimum and maximum amounts for the in-state fee, and the land disposal fee for hazardous waste disposed on land.

Mr. Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), testified at the public hearing in support of the proposed amendment.

There was no other testimony on the proposed amendment and the department received no comments during the comment period.

One (1) change is proposed to this amendment in response to com-

ments from department staff about the wording relating to collection of one (1) of the fees that is changed in this proposed amendment. Department staff noticed that the wording for the hazardous waste generator registration and renewal fee did not explicitly state that the increased rate that is established in the proposed amendment would be collected beginning calendar year 2017 and also for all future years.

COMMENT: In paragraph 10 CSR 25-12.010(1)(E)1. on page 874 there is language in the proposed amendment regarding the new generator registration and renewal fee, which will be collected beginning October 1, 2016 for calendar year 2017 and then collected annually thereafter. The language in the proposed amendment only states that the new rate will be collected for calendar year 2017 and does not specifically state that the rate will be collected for future calendar years as well.

RESPONSE AND EXPLANATION OF CHANGE: The comment is noted and a change has been made to this section of the proposed amendment to clearly state that the revised rate will be collected both for calendar year 2017 and for future calendar years by addition of the words "and beyond."

10 CSR 25-12.010 Fees and Taxes

- (1) Hazardous Waste Fees Applicable to Generators of Hazardous Waste. The fees in this section apply notwithstanding any conflicting language in any other rule regarding the amount of any of the fees listed in this section.
- (E) Registration Fee. A generator required to register in accordance with 10 CSR 25-5.262 shall pay the following registration fees:
- 1. Prior to October 1, 2016, all new generator registration and registration renewal fees will be one hundred dollars (\$100). Beginning October 1, 2016, all new generator registration and registration renewal fees that will cover calendar year 2017 and beyond will be assessed at the new rates established in this subsection. The amount of the registration fee will be based upon the generator status of the generator. The fee schedule is as follows:
- A. A generator registering as a Large Quantity Generator shall pay a registration fee of five hundred dollars (\$500);
- B. A generator registering as a Small Quantity Generator shall pay a registration fee of one hundred fifty dollars (\$150); and
- C. A generator registering as a Conditionally Exempt Small Quantity Generator shall pay a registration fee of one hundred fifty dollars (\$150);
- 2. A registration fee will be paid with the submittal of the registration form required by 10 CSR 25-5.262 when one (1) of the following is true:
- A. The generator is applying for a new ID number (initial registration);
- B. The generator is reactivating an existing ID number that had been inactivated;
- C. There has been a change in the ownership of the generator (initial registration for the new company); and
- D. A SQG or CESQG who changes their generator status to LQG and has already paid the one hundred fifty dollar (\$150) registration fee for the year as required by this subsection shall pay three hundred fifty dollars (\$350) with the submittal of the required registration form;
- 3. The following constitutes the procedure for registration renewal:
- A. The amount of the registration renewal fee is also based upon the generator status of the generator at the time the invoice is generated and uses the same schedule as the registration fee;
- B. The calendar year shall constitute the annual registration period;
 - C. Annual registration renewal billings will be sent by

December 1 of each year to all generators holding an active registration;

- D. Any generator initially registering between October 1 and December 31 of any given year shall pay the initial registration fee, but shall not pay the annual renewal fee for the calendar year immediately following their initial registration. From that year forward, they shall pay the annual renewal fee. For any generator registering between October 1, 2016 and December 31, 2016, the initial registration fee will be assessed at the new rates established in this subsection for the calendar year that begins on January 1, 2017;
- E. Any generator required to register who fails to pay the annual renewal fee by the due date specified on the billing shall be administratively inactivated and subject to enforcement action for failure to properly maintain their registration;
- F. Generators administratively inactivated for failure to pay the renewal fee in a timely manner, who later in the same registration year pay the annual renewal fee, shall pay a fifteen percent (15%) late fee in addition to the required annual renewal fee for each applicable registration year and shall file an updated generator registration form with the department before their registration is reactivated by the department;
- G. Generators who request that their registration be made inactive rather than pay the renewal fee, who later in that same renewal year pay the annual renewal fee to reactivate their registration, shall pay a fifteen percent (15%) late fee in addition to the required annual renewal fee and file an updated generator registration form with the department before their registration is reactivated by the department; and
- H. Any person who pays the annual renewal fee with what is found to be an insufficient check shall have the registration immediately revoked; and
- 4. Large quantity generator registration renewal petition process. A generator may petition to have a single large quantity generator registration renewal fee cover multiple generator sites with different ID numbers as long as at least one (1) generator site is a large quantity generator and the generator can demonstrate to the satisfaction of the department that each of the following conditions has been met:
- A. All of the generator sites are owned or leased by the same person and all are under control of the same person;
- B. The generator provides a single point of contact for all generator sites within the group;
- C. Each generator site is adjacent to a property that also shares a border with at least one (1) other generator site in the group, or all generator sites are accessible by a common roadway, or all generator sites are within the recognized boundaries of an industrial park, warehouse district, research campus, or academic campus, provided that all generator sites are in close proximity to one another and can be inspected as a single facility;
- D. The generator submits a map that shows the location of each generator site covered by the single registration fee;
- E. All of the generator sites share a single contingency plan, a single repository for required records, and a unified training plan that covers all of the large quantity and small quantity generator sites; and
- F. The generator must submit an updated petition and map any time a generator site is added to or removed from the group and each generator site must have an existing ID number before it can be added to the group.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 20—Pharmacy Program

ORDER OF RULEMAKING

By the authority vested in the MO HealthNet Division under section 208.201, RSMo Supp. 2014, the division adopts a rule as follows:

13 CSR 70-20.330 Medication Therapy Management (MTM) Program is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on September 1, 2015 (40 MoReg 1091–1093). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Social Services, MO HealthNet Division, received no comments on the proposed rule.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under section 333.111.1, RSMo 2000, and section 333.340, RSMo Supp. 2013, the board amends a rule as follows:

20 CSR 2120-2.100 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 15, 2015 (40 MoReg 1216–1219). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2150—State Board of Registration for the Healing Arts

Chapter 3—Licensing of Physical Therapists and Physical Therapist Assistants

ORDER OF RULEMAKING

By the authority vested in the State Board of Registration for the Healing Arts under section 334.125, RSMo Supp. 2014, and sections 334.530, 334.540, 334.550, and 334.687, RSMo Supp. 2013, the board amends a rule as follows:

20 CSR 2150-3.010 Applicants for Licensure as Professional Physical Therapists is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2015 (40 MoReg 1094–1095). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

MISSOURI REGISTER

Updated: 11/4/2015 9:52:04 AM

Construction Transient

The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

Contractor	<u>Address</u>	City	<u>State</u>	<u>Zip</u>
2 POINT CONSTRUCTION CO LLC	8004 REEDER	LENEXA	KS	66214
A & B PROCESS SYSTEMS CORP	201 S WISCONSIN AVE	STRATFORD	WI	54484
A & D CONSTRUCTORS INC	707 SCHRADER DRIVE	EVANSVILLE	IN	47712
A & K CONSTRUCTION SERVICES INC	100 CALLOWAY CT	PADUCAH	KY	42001
A AND M ENGINEERING AND ENVIRONMENTAL SERVICES INC	10010 E 16TH STREET	TULSA	OK	74128
A I INTERNATIONAL INC	414 TERRY BLVD	LOUISVILLE	KY	40229
A ROCK CONSTRUCTION CO INC	316 IONE STREET	GREENWOOD	MS	38930
A&A CONCRETE CONSTRUCTION INC	17839 157TH STREET	BASEHOR	KS	66007
ABAT BUILDERS INC	10700 W HIGGINS RD ST 350	ROSEMONT	IL	60018
ABC CRANE CO	1220 HIGH STREET	ROCKWELL CITY	IA	50579
ACADEMY ROOFING & SHEET METAL OF THE MIDWEST INC	6361 N E 14TH STREET	DES MOINES	IA	50313
ACC CONSTRUCTION CO INC	635 NW FRONTAGE ROAD	AUGUSTA	GA	30907
ACCEL CONSTRUCTION LLC	4015 N WOODLAWN CT STE 1	BEL AIRE	KS	67220
ACE REFRIGERATION OF IOWA INC	6440 6TH ST SW	CEDAR RAPIDS	IA	52404
ACE/AVANT CONCRETE CONSTRUCTION CO INC	109 SEMINOLE DR	ARCHDALE	NC	27263
ACLOCHE LLC	1800 WATERMARK DRIVE 430	COLUMBUS	ОН	43215
ACME ELECTRIC COMPANY OF IOWA	3353 SOUTHGATE COURT SW	CEDAR RAPIDS	IA	52404
ACRONYM MEDIA INC	350 5TH AVE STE 5501	NEW YORK	NY	10118
ACTION INSTALLERS INC	1224 CAMPBELL AVE SE	ROANOKE	VA	24013
ADVANCED DEVELOPMENT INC	2426 ADVANCED BUS CTR DR	COLUMBUS	ОН	43228
ADVANCED EROSION SOLUTIONS LLC	5920 NALL AVE SUITE 308	MISSION	KS	66202
AE MFG INC	2505 S 33RD W AVE	TULSA	OK	74157
AERO ENERGY SERVICES LLC	2901 PEORIA STREET STE 3	PERU	IL	61354
AG PROPERTY SOLUTIONS	1901 E MAIN ST	EMMETSBURG	IA	50536
AH BECK FOUNDATION CO INC	5123 BLANCO ROAD	SAN ANTONIO	TX	78216
AHRS CONSTRUCTION INC	533 RAILROAD ST	BERN	KS	66408
AIC DRYWALL INC	1330 S HAMILTON CIRCLE	OLATHE	KS	66061
AIRCO POWER SERVICES INC	4919 OLD LOUISVILLE ROAD	GARDEN CITY	GA	31408
AIRCO WELDING SERVICES INC	4919 OLD LOUISVILLE RD	GARDEN CITY	GA	31408
ALDRIDGE ELECTRIC INC	844 E ROCKLAND RD	LIBERTYVILLE	IL	60048
ALL PURPOSE ERECTORS INC	13222 SCHUMACHER RD	BREESE	IL	62230

Contractor	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
ALLENTECH INC	3184 AIRPORT ROAD	BETHLEHEM	PA	18017
ALLIANCE GLAZING TECHNOLOGIES, INC.	646 FORESTWOOD DRIVE	ROMEOVILLE	IL	60446
ALLIANCE RESTORATION LLC	911 S 2ND STREET	LEAVENWORTH	KS	66048
ALLIANCE RETAIL CONSTRUCTION INC	2414 LYTLE RD STE 201	BETHEL PARK	PA	15102
ALTRESS TRUCKING INC	220 W 440 N	WASHINGTON	IN	47501
AMERICAN COATINGS INC	612 W IRIS DR	NASHVILLE	TN	37204
AMERICAN CONCRETE RESTORATIONS INC	11S375 JEANS ROAD	LEMONT	IL	60439
AMERICAN HYDRO	1029 IRS AVE	BALTIMORE	MD	21205
AMERICAN LIFT & SIGN SERVICE COMPANY	6958 NO 97TH PLAZA	OMAHA	NE	68122
AMERICAN PRESERVATION BUILDERS LLC	8111 ROCKSIDE RD STE 101	VALLEY	ОН	44125
AMERICAN SEALANTS INC	393 INDIAN ROAD UNIT A	GRAND JUNCTION	CO	81501
AMERICAN SUNCRAFT CO INC	10836 SCHILLER ROAD	MEDWAY	ОН	45341
AMES CONSTRUCTION INC	2000 AMES DRIVE	BURNSVILLE	MN	55306
ANCO INC	9362 LITTEKIN LANE	COLUMBIA	IL	62236
ANNESE TELECOM & UTILITY CONSTRUCTION LLC	114 GORHAM STREET	CHELMSFORD	MA	01824
ANTELOPE DRYWALL METAL STUD INC	3132 AUBURN BOULEVARD	SACRAMENTO	CA	95821
ANTIGO CONSTRUCTION INC	2520 N CLERMONT ST	ANTIGO	WI	54409
AOI CORPORATION	8801 S 137TH CIR	OMAHA	NE	68138
AQUATIC EXHIBITS INTERNATIONAL INC	61 07 77 STREET	MIDDLE VILLAGE	NY	11379
ARCHER WESTERN CONTRACTORS LLC	PAYROLL 929 W ADAMS ST	CHICAGO	IL	60607
ARCHWALL LLC	408 WEST MISSION STREET	CLAYTON	IA	52076
ARISTEO CONSTRUCTION CO	12811 FARMINGTON RD	LIVONIA	MI	48150
ARISTEO INSTALLATION, LLC	12811 FARMINGTON	LIVONIA	MI	48150
ARMI CONTRACTORS INC	1860 E PUMP STATION ROAD	FAYETTEVILLE	AR	72701
ARNOLDS CUSTOM SEEDING LLC	4626 WCR 65	KEENESBURG	CO	80643
ART A & M JV LLC	10010 E 16TH STREET	TULSA	OK	74128
ASPHALT STONE COMPANY	520 N WEBSTER	JACKSONVILLE	IL	62650
ATLANTIC FIXTURE INSTALLATIONS INC	1615 ROBIN CIRCLE H	FOREST HILL	MD	21050
ATWOOD ELECTRIC INC	23124 HIGHWAY 149	SIGOURNEY	IA	52591
AUDIO VISUAL INNOVATIONS INC	6313 BENJAMIN RD #110	TAMPA	FL	33634
B & M WEST CONSTRUCTION OF TEXAS LP	2571 HWY 60 WEST	BARTOW	FL	33830
B & S STEEL CO., LLC	119 N LOCUST ST	WINFIELD	IA	52659
B D WELCH CONSTRUCTION LLC	120 INDUSTRIAL STATION RD	STEELE	AL	35987
B.J.G. ELECTRONICS, INC.	141 REMINGTON BLVD	RONKONKOMA	NY	11779
BAKER BROTHERS INSTALLATIONS INC	1001 MARBLE MILL CIR 200	MARIETTA	GA	30060
BARRIER TECHNOLOGIES LLC	7700 WEDD STREET	OVERLAND PARK	KS	66204
BARTON ELECTRIC CONTRACTING INC	247 STATE ROUTE 160	TRENTON	IL	62293
BAZIN SAWING & DRILLING LLC	30790 SWITZER	LOUISBURG	KS	66053
BEL O COOLING & HEATING INC	90 WHITEHALL DRIVE	OFALLON	IL	62269
BERBERICH TRAHAN & CO PA PC	3630 SW BURLINGAME ROAD	TOPEKA	KS	66611
BEST PLUMBING & HEATING INC	421 SECTION OD	SCAMMON	KS	66773
BETTIS ASPHALT & CONSTRUCTION INC	2350 NW WATER WORKDS DR	TOPEKA	KS	66606

Contractor	Address	City	<u>State</u>	Zip
BIGGE CRANE AND RIGGING CO	10700 BIGGE AVE	SAN LEANDRO	CA	94577
BIRDAIR INC	65 LAWRENCE BELL DR	AMHERST	NY	14221
BKM CONSTRUCTION LLC	501 N 20TH STREET	LEAVENWORTH	KS	66048
BLACK CONSTRUCTION CO	18483 US HIGHWAY 54	ROCKPORT	IL	62370
BLAHNIK CONSTRUCTION COMPANY	150 50TH AVE DR SW	CEDAR RAPIDS	IA	52404
BLANKENSHIP CONSTRUCTION CO	1824 IL RT 140	MULBERRY GROVE	IL	62262
BLD SERVICES LLC	2424 TYLER STREET	KENNER	LA	70062
BLUE SKY CONSTRUCTION OF IDAHO LLC	17501 NORTHSIDE BLVD	NAMPA	ID	83687
BLUEWATER CONSTRUCTORS, INC.	5337 DOW RD	HOUSTON	TX	77255
BOB BERGKAMP CONSTRUCTION CO INC	3709 S WEST STREET	WICHITA	KS	67217
BOB FLORENCE CONTRACTOR INC	1934 S KANSAS AVE	TOPEKA	KS	66612
BODINE ELECTRIC OF DECATUR	1845 NORTH 22ND ST	DECATUR	IL	62526
BOUMA CONSTRUCTION INC	5000 17TH ST	KANSAS CITY	MO	64127
BRADFORD BUILDING COMPANY INC	2151 OLD ROCKY RIDGE RD	BIRMINGHAM	AL	35216
BRADSHAW CONSTRUCTION CORPORATION MARYLAND	175 WEST LIBERTY ROAD	ELDERSBURG	MD	21784
BRANCH BUILDING GROUP LLC	813 B COLUMBIA AVENUE	FRANKLIN	TN	37064
BRETT FRITZEL BUILDERS INC	2201 MAILARD CIRCLE	EUDORA	KS	66025
BREWSTER COMPANIES INC	6321 EAST MAIN STREET	MARYVILLE	IL	62062
BRISTOL ERECTORS INC	4416 NORTH STATE ROAD	DAVISON	MI	48423
BRITT AASEBY CONSTRUCTION INC	3025 HARBOR LANE N 410	PLYMOUTH	MN	55447
BROCK SERVICES LLC	10343 SAM HOUSTON PK 200	HOUSTON	TX	77064
BROOKS DIRECTIONAL DRILLING LLC	24531 102ND DRIVE	BURDEN	KS	67019
BROOKS ELECTRICAL	1107 N 1712 ROAD	LAWRENCE	KS	66049
BROWNELL ENTERPRISES INC	1001 OLD LEBANON DIRT RD	MOUNT JULIET	TN	37122
BRUCE CONCRETE CONSTRUCTION INCORPORATED	4401 HWY 162	GRANITE CITY	IL	62040
BRUNNERS QUALITY DECKS	540 N OAK	GARDNER	KS	66030
BRYAN-OHLMEIER CONST INC	911 NORTH PEARL	PAOLA	KS	66071
BTE MANAGEMENT GROUP LLC	1717 S BOULDER STE 300	TULSA	OK	74119
BUILDING CRAFTS INC	2 ROSEWOOD DRIVE	WILDER	KY	41076
BULLDOG DRILLING INC	411 TRANSPORT DR STE A	DUPO	IL	62239
BUSH TURF INC	6800 78TH AVE WEST	MILAN	IL	61264
BYUS CONSTRUCTION INC	16602 S CRAWFORD AVENUE	MARKHAM	IL	60428
CAHILL CONSTRUCTION INC	5233 BETHEL CENTER MALL	COLUMBUS	ОН	43220
CAM OF ILLINOIS LLC	300 DANIEL BOONE TRAIL	SOUTH ROXANA	IL	62087
CANYON PLUMBING INC	80 COLLEGE DRIVE	ASH FLAT	AR	72513
CAPITAL INSULATION INC	3210 NE MERIDEN RD	TOPEKA	KS	66617
CARDA CONSTRUCTION COMPANY	40 COMMERCE LANE	LEBANON	IL	62254
CAROLINA LEGAL ASSOCIATES LLC	1330 LADY ST STE 503	COLUMBIA	SC	29201
CARPORT STRUCTURES CORPORATION	1825 METAMORA ROAD	OXFORD	MI	48371
CAS CONSTRUCTORS LLC	501 NE BURGESS	TOPEKA	KS	66608
CASE FOUNDATION COMPANY	1325 W LAKE ST	ROSELLE	IL	60172

Contractor	<u>Address</u>	City	<u>State</u>	<u>Zip</u>
CB INDUSTRIES INC	17250 NEW LENOX RD	JOLIET	IL	60430
CBS CONSTRUCTORS	204 E 1ST	мссоок	NE	69001
CCC GROUP INC	5797 DIETRICH RD	SAN ANTONIO	TX	78219
CENTRAL ILLINOIS TILE CO	3302 N MATTIS AVE	CHAMPAIGN	IL	61821
CHALLENGER CONSTRUCTION CORPORATION	111 E NANCY STREET	CLEARWATER	KS	67026
CHAMBERLAIN DALLAS LLC	2346 GLENDA LANE	DALLAS	TX	75229
CHARLES C BRANDT & COMPANY INC	1505 N SHERMAN DR	INDIANAPOLIS	IN	46201
CHARLES F EVANS CO INC	800 CANAL ST	ELMIRA	NY	14901
CIRCLE C PAVING AND CONSTRUCTION LLC	2513 CASEY DRIVE	GODDARD	KS	67052
CJ DRILLING INC	19N041 GALLIGAN ROAD	DUNDEE	IL	60118
CLEANWRAP INC	1560 W 500 N	SALT LAKE CTY	UT	84116
CLEAVERS FARM SUPPLY INC	2103 S SANTA FE	CHANUTE	KS	66720
CLOVER TOOL COMPANY INC	6903 FM 359 S	FULSHEAR	TX	77441
COASTAL AUTOMATIC FIRE PROTECTION LLC	3590 ROCKY DEDEAUX RD	KILN	MS	39556
COASTAL RECONSTRUCTION, INC.	5570 FLORIDA MINING B 304	JACKSONVILLE	FL	32257
COLUMBIA CONSTRUCTION INC	19965 W 162ND STREET	OLATHE	KS	66062
COMMERCE CONSTRUCTION INC	695 N 40TH STREET	SPRINGDALE	AR	72762
COMMUNICATION DATA LINK LLC	1305 SW 37TH STREET	GRIMES	IA	50111
COMPLETE LAUNDRY EQUIPMENT LLC	3756 SALEM ROAD STE C	BENTON	AR	72019
COMPLIANCE TESTING AND TECHNOLOGY INC	W67N250 EVERGREEN BLVD	CEDARBURG	WI	53012
CONCORD TANK CORPORATION	51 D CARPENTER COURT NW	CONCORD	NC	28027
CONLON CONSTRUCTION CO	1100 ROCKDALE RD	DUBUQUE	IA	52003
CONNECTED TECHNOLOGIES LLC	1550 TIMOTHY RD STE 105	ATHENS	GA	30606
CONSTRUCTION SERVICES BRYANT INC	232 NEW YORK ST	WICHITA	KS	67214
CONTEGRA SERVICES LLC	22 GTWAY COMM CTR W 110	EDWARDSVILLE	IL	62025
CONTINENTAL POOLS INC	32330 W 213TH ST	SPRING HILL	KS	66083
COOPER RAIL SERVICE INC	1700 N VAN BUREN ST	EVANSVILLE	IN	47542
COOPERS STEEL FABRICATORS	PO BOX 149	SHELBYVILLE	TN	37162
CORNERSTONE CONSTRUCTION MANAGEMENT INC	3221 SKYCRAFT DR	MINNEAPOLIS	MN	55418
CORNERSTONE FCE SERVICES LLC	811 DENTWOOD TRAIL	PROSPER	TX	75078
CORNERSTONE TOWER SERVICE INC	410 S WEBB RD STE 6A	GRAND ISLAND	NE	68802
CORVAL CONSTRUCTORS INC	1633 EUSTIS ST	ST PAUL	MN	55108
CRAIGS RESTORATION & REPAIR LLC	1029 VAIL AVENUE	DURANT	IA	52747
CREEK ELECTRIC INCORPORATED	2811 W PAWNEE ST	WICHITA	KS	67213
CRISIS CLEANING INC	6683 E STATE RD 54	BLOOMFIELD	IN	47424
CRITERION CORPORATION	1653 ENGMAN LAKE RD	SKANDIA	MI	49885
CROMWELL DEVELOPMENT CO INC	11300 DECIMAL DRIVE	LOUISVILLE	KY	40299
CROOKHAM CONSTRUCTION LLC	19336 182ND STREET	TONGANOXIE	KS	66086
CROSS COUNTY CONSTRUCTION INC	RR 2 VANCIL RD HWY 24	RUSHVILLE	IL	62681
CROWN CORR INC	7100 W 21ST AVE	GARY	IN	46406
CUMMINS CONST CO	1650 HWY 92	FONTANELLE	IA	50846
CUNNINGHAM INC	112 6TH AVENUE W	OSKALOOSA	IA	52577

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CWPMO INC	1682 LANGLEY AVE	IRVINE	CA	92614
D & D INDUSTRIAL CONTRACTING INC	101 MULLEN DR	WALTON	KY	41094
DAMATO BUILDERS + ADVISORS LLC	40 CONNECTICUT AVE	NORWICH	CT	06360
DAN R DALTON INC	912 W CALISPELL ROAD	USK	WA	99180
DANNYS CONSTRUCTION CO INCORPORATED	1066 WEST THIRD AVENUE	SHAKOPEE	MN	55379
DATA CLEAN CORPORATION	1033 GRACELAND AVENUE	DES PLAINES	IL	60016
DAVIS CONSTRUCTION	2143 NE HWY 7	COLUMBUS	KS	66725
DCG PETERSON BROTHERS COMPANY	5005 S HWY 71	SIOUX RAPIDS	IA	50585
DCI ENVIRONMENTAL INC	7217 WEST 128TH STREET	SAVAGE	MN	55378
DEEGIT INC	850 E HIGGINS RD STE 125X	SCHAUMBURG	IL	60173
DEGRAFF CONSTRUCTION LLC	519 E 23RD TER	GALENA	KS	66739
DEJAGER CONSTRUCTION INC	75 60TH ST SW	WYOMING	MI	49508
DELAUTER DEVELOPMENT INC	824 S MAIN ST STE 206	CRYSTAL LAKE	IL	60014
DELTA CONCRETE AND INDUSTRIAL CONTRACTING INC	51825 GRATIOT AVE	CHESTERFIELD	MI	48051
DENHAM BLYTHE COMPANY INC	100 TRADE ST	LEXINGTON	KY	40511
DENISON DRYWALL CONTRACTING INC	2307 HWY 30 EAST	DENISON	IA	51442
DESCO SYSTEMS OF ARKANSAS INC	19890 W 156TH	OLATHE	KS	66062
DETROIT PIPING GROUP MECHANICAL CONTRACTORS INC	38291 SCHOOLCRAFT	LIVONIA	MI	48150
DF CHASE INC	3001 ARMORY DR	NASHVILLE	TN	37204
DIAMOND CONSTRUCTION COMPANY	2000 N 18TH ST	QUINCY	IL	62301
DIAMOND SURFACE INC	21025 COMMERCE BLVD #900	ROGERS	MN	55374
DIG AMERICA UTILITY CONTRACTING INC	606 25TH AVE SO STE 202	ST CLOUD	MN	56301
DIVERSIFIED COMMERCIAL BUILDERS INC	829 PICKENS IND DR 13	MARIETTA	GA	30062
DIVERSIFIED FOUNDATIONS LLC	10530 STATE HWY 29 NORTH	ALEXANDRIA	MN	56308
DLP CONSTRUCTION COMPANY INC	5935 SHILOH RD E STE 200	ALPHARETTA	GA	30005
DOME CORPORATION OF NORTH AMERICA	5450 EAST ST	SAGINAW	MI	48601
DOMERMUTH ENVIRONMENTAL SERVICES	2908 TAZEWELL PIKE STE E	KNOXVILLE	TN	37918
DONCO ELECTRICAL CONSTRUCTION LLC	1506 US HWY 45 NORTH	ELDORADO	IL	62930
DONE RITE CONSTRUCTION CO INC	RR 1 BOX 26	LITTLETON	IL	61452
DOSTER CONSTRUCTION CO INC	2100 INTERNATIONAL PARK D	BIRMINGHAM	AL	35243
DRC EMERGENCY SERVICES LLC	740 MUSEUM DRIVE	MOBILE	AL	36608
DS ELECTRIC LLC	5336 KNOX	MERRIAM	KS	66203
DTLS INCORPORATED	P O BOX 1615	BERNALILLO	NM	87004
DUANE HOUKOM INC	7 WINDSONG LANE	FRIENDSWOOD	TX	77546
DUERSON INC	601 1ST AVE N	ALTOONA	IA	50009
DURR SYSTEMS INC	40600 PLYMOUTH RD	PLYMOUTH	MI	48170
DYER ELECTRIC INC	8171 TOP FLITE CIRCLE	ROGERS	AR	72756
E80 PLUS CONSTRUCTORS LLC	600 BASSETT ST	DEFOREST	WI	53532
EBM CONSTRUCTION INC	1014 SHERWOOD ROAD	NORFOLK	NE	68701
ECHO POWERLINE LLC	313 WALNUT STREET	BUNKIE	LA	71322
EDM INTERNATIONAL INC	4001 AUTOMATION WAY	FORT COLLINS	CO	80525

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EJM PIPE SERVICE INC	7807 LAKE DR	CIRCLE PINES	MN	55014
ELI LLOYD INC	300 SOUTH STATE STREET	LITCHFIELD	IL	62056
ELLINGER WINFIELD LLC	ONE 157 CENTER	EDWARDSVILLE	IL	62025
ELLIOTT ELECTRICAL INC	P O BOX 1039	BENTON	AR	72015
EMCO CHEMICAL DISTRIBUTORS INC	2100 COMMONWEALTH AVE	NORTH CHICAGO	IL	60064
EMPLOYEE RESOURCE ADMINISTRATION LP	12400 COIT RD #1030	DALLAS	TX	75251
ENGINEERED STRUCTURES INC	3330 E LOUISE DR STE 300	MERIDIAN	ID	83642
ENGINEERING AMERICA INC	647 HALE AVENUE N	OAKDALE	MN	55128
ENGINEERING SERVICES NETWORK INC	2450 CRYSTAL DR STE 1015	ARLINGTON	VA	22202
ENGLEWOOD CONSTRUCTION INC	9747 W FOSTER AVENUE	SCHILLER PARK	IL	60176
ENVIRONMENTAL FABRICS INC	85 PASCON CT	GASTON	SC	29053
ENVISION TECHNOLOGY GROUP LLC	11227 STRANG LINE RD	LENEXA	KS	66215
ERV SMITH SERVICES INC	1225 TRAUX BLVD	EAU CLAIRE	WI	54703
ESA SOUTH INC	1681 SUCCESS DR	CANTONMENT	FL	32533
EVANS MASON INC	1021 SOUTH GRAND AVENUE	SPRINGFIELD	IL	62703
EVERGREEN CONSULTING GROUP LLC	12184 SW MORNING HILL DR	TIGARD	OR	97223
F & M CONTRACTORS INC	10915 NEW HALLS FERRY RD	ST LOUIS	МО	63136
F A WILHELM CONSTRUCTION CO INC	3914 PROSPECT STREET	INDIANAPOLIS	IN	46203
F L CRANE & SONS INC	508 S SPRING	FULTON	MS	38843
FALLS CONSTRUCTION COMPANY INC	1100 INDIANA AVE STE 100	WICHITA FALLS	TX	76301
FARABEE MECHANICAL INC	P O BOX 1748	HICKMAN	NE	68372
FAUGHN ELECTRIC INC	5980 OLD MAYFIELD ROAD	PADUCAH	KY	42003
FEDERAL FIRE PROTECTION INC	805 SECRETARY DR STE A	ARLINGTON	TX	76015
FEDERAL STEEL & ERECTION CO	200 E ALTON AVE	EAST ALTON	IL	62024
FIRE CONTROL INC	255 ALDERMAN AVENUE	WHEELING	IL	60090
FIRELAKE CONSTRUCTION INC	7932 NIEMAN ROAD STE A	LENEXA	KS	66214
FIRELINE SPRINKLER CORPORATION	5036 CLAIREMONT DR	APPLETON	WI	54913
FLINTCO LLC	1624 W 21ST STREET	TULSA	OK	74107
FLORIDA INSTITUTE OF TECHNOLOGY INC	150 W UNIVERSITY BLVD	MELBOURNE	FL	32901
FOSTER ROOFING INC	3357 WAGON WHEEL RD	SPRINGDALE	AR	72762
FOUNDATION SPECIALIST INC	328 SOUTH 40TH STREET	SPRINGDALE	AR	72762
FOUNDATION SUPPORTWORKS BY WOODS INC	524 VANDALIA STREET	COLLINSVILLE	IL	62234
FOUR STAR CONSTRUCTION INC	7500 TOWER AVENUE	SUPERIOR	WI	54880
FRAZEE INC	560 LIONS CLUB DR SW	MABLETON	GA	30126
FREEDOM CONCRETE LLC	32565 LEINGTON AVE	DESOTO	KS	66018
FRENZELIT NORTH AMERICA INC	18050 TRANQUILITY ROAD	PURCELLVILLE	VA	20132
FSG FACILITY SOLUTIONS GROUP INC	4401 WEST GATE BLVD	AUSTIN	TX	78745
FULCRUM EXPRESS INC	1945 THE EXCHANGE STE 400	ATLANTA	GA	30339
FULSOM BROTHERS INC	PO BOX 547	CEDAR VALE	KS	67024
GAMMA CONSTRUCTION COMPANY	2808 JOANEL	HOUSTON	TX	77027
GATOR SIGN COMPANY INC	1027 KAREY ANDREWS ROAD	MCCOMB	MS	39648
GBA SYSTEMS INTEGRATORS LLC	9801 RENNER BLVD	LENEXA	KS	66219

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GCG CONSTRUCTION	4100 OXFORD ROAD	PRAIRIE VILLAGE	KS	66208
GEA HEAT EXCHANGERS INC	143 UNION BLVD STE 400	LAKEWOOD	CO	80228
GENERAL EXCAVATING COMPANY	6701 CORNHUSKER HWY	LINCOLN	NE	68507
GENESEE FENCE & SUPPLY CO	53861 GRATIOT	CHESTERFIELD	MI	48051
GEOSTABILIZATION INTERNATIONAL LLC	543 31 ROAD	GRAND JUNCTION	CO	81504
GEOTECH SERVICES INC	350 GOLDEN OAK PARKWAY	OAKWOOD VILLAGE	ОН	44146
GIBRALTAR CONSTRUCTION COMPANY INC	42 HUDSON ST STE A207	ANNAPOLIS	MD	21401
GLASS DESIGN INC	BOX 568	SAPULPA	OK	74067
GLOBAL CONSTRUCTION STRATEGIES INC	5454 LENA ROAD UNIT 106	BRADENTON	FL	34211
GLOBAL EFFICIENCIES INC	2205 W DIVISION ST STE H4	ARLINGTON	TX	76012
GOOLSBY INC	3002 WEST MAIN STRET	BLYTHEVILLE	AR	72315
GORDON ENERGY AND DRAINAGE COMPANY	15735 S MAHAFFIE	OLATHE	KS	66062
GR2, LLC	5724 SUMMER TREES DRIVE	MEMPHIS	TN	38134
GRAND CONSTRUCTION COMPANY LLC	1699 VILLAGE WEST PARKWAY	KANSAS CITY	KS	66111
GRE CONSTRUCTION	628 PALESTINE RD	CHESTER	IL	62233
GREAT LAKES CONCRETE PRODUCTS LLC	4555 134TH AVE	HAMILTON	MI	49419
GRIFFIN DEWATERING MIDWEST LLC	5306 CLINTON DRIVE	HOUSTON	TX	77020
GSL COMMUNICATIONS INC	17382 CASPERS CIRCLE	HUNTINGTON BEACH	CA	92647
GUS CONST CO INC	606 ANTIQUE COUNTRY DR	CASEY	IA	50048
GYPSUM FLOORS OF AR/OK INC	PO BOX 1707	MULDROW	OK	74948
H & H SYSTEMS AND DESIGN, INC	135 WEST MARKET ST	NEW ALBANY	IN	47150
H & M INDUSTRIAL SERVICES INC	121 EDWARDS DR	JACKSON	TN	38302
H AND M CONSTRUCTION CO INC	50 SECURITY DR	JACKSON	TN	38305
H&H DRYWALL SPECIALTIES INC	3727 E 31ST STR	TULSA	OK	74135
HAIER PLUMBING & HEATING INC	301 N ELKTON STREET	OKAWVILLE	IL	62271
HALL BROTHERS INC	1196 PONY EXPRESS HWY	MARYSVILLE	KS	66508
HANNA DESIGN GROUP INC	21925 FIELD PKWY STE 250	DEER PARK	IL	60010
HARDCASTLE CONSTRUCTION INCORPORATED	HWY 74	WASHINGTON	OK	73093
HARDING ENTERPRISES LLC	1016 3RD ST	PRENTISS	MS	39474
HAREN & LAUGHLIN RESTORATION COMPANY INC	8035 NIEMAN RD	LENEXA	KS	66214
HASTCO INC	813 GRAHAM	EMPORIA	KS	66801
HAWKEYE INSULATION SPECIALISTS INC	755 64TH AVE CT SW STE A	CEDAR RAPIDS	IA	52404
HAWKINS CONSTRUCTION COMPANY	2516 DEER PARK BLVD	OMAHA	NE	68105
HAYES PMC LLC	201 TOWER PLZ	BELLEVILLE	IL	62220
HEAD INC	4920 E FIFTH AVE	COLUMBUS	ОН	43219
HEAFNER CONTRACTING INC	27457 HEAFNER DRIVE	GODFREY	IL	62035
HEALY CONSTRUCTION SERVICES INC	14000 S KEELER AVE	CRESTWOOD	IL	60445
HEARTLAND RETAIL CONSTRUCTION INC	4956 MEMCO LN STE A	RACINE	WI	53404
HEINEN CUSTOM OPERATIONS INC	HWY 4	VALLEY FALLS	KS	66088
HELLAS CONSTRUCTION INC	12710 RESEARCH BLVD 240	AUSTIN	TX	78759
HERBST ROBINETTE CONSTRUCTION CO	307 E 39TH STREET	SOUTH SIOUX CITY	NE	68776
HICKEY CONTRACTING COMPANY	1318 G ST	KEOKUK	IA	52632

Contractor	<u>Address</u>	<u>City</u>	<u>State</u>	Zip
HIGH CONCRETE GROUP LLC	4990 CHILDRENS PL	ST LOUIS	MO	63110
HIGH COUNTRY LINE CONSTRUCTION INC	602 S FERGUSON STE 1	BOZEMAN	MT	59718
HOFFMANN SILO CORPORATION	6001 49TH ST S	MUSCATINE	IA	52761
HOHL INDUSTRIAL SERVICES INC	770 RIVERVIEW BLVD	TONAWANDA	NY	14150
HOLLIS ROOFING INC	P O BOX 2229	COLUMBUS	MS	39704
HOME CENTER CONSTRUCTION INC	302 OAK STREET	FRONTENAC	KS	66763
HORIZON GENERAL CONTRACTORS INC	7315 W ELIZABETH LN	FT WORTH	TX	76116
HORIZON RETAIL CONSTRUCTION INC	1458 HORIZON BLVD	RACINE	WI	53406
HORIZONTAL BORING & TUNNELING CO	505 S RIVER AVE	EXETER	NE	68351
HORN MATERIAL HANDLING SYSTEMS INTERNATIONAL INC	9001 S CIMARRON RD	MUSTANG	OK	73064
HPI LLC	15503 WEST HARDY STREET	HOUSTON	TX	77060
HUSTON CONTRACTING INC	25640 W 143RD ST	OLATHE	KS	66061
HUTTON CONTRACTING CO INC	HWY 50	LINN	MO	65051
HYPERION BIOTECHNOLOGY INC	13302 LANGTRY STREET	SAN ANTONIO	TX	78248
I B ABEL INC	620 EDGAR STREET	YORK	PA	17403
I C ENTERPRISES INC	9434 US HWY 45	EFFINGHAM	IL	62401
ILLINOIS MECHANICAL SERVICE & DESIGN INC	907 N STANLEY	CHILLICOTHE	IL	61523
IMPACT INSTALLATIONS INC	10091 STREETER RD STE 2	AUBURN	CA	95602
IMPERIAL ROOF SYSTEMS CO	203 ARMOUR ST	WEST UNION	IA	52175
INCORP INC	3020 DIEGO DRIVE	EVANSVILLE	IN	47715
INDUSTRIAL MAINTENANCE CONTRACTORS INC	2301 GARDEN CITY HWY	MIDLAND	TX	79701
INDUSTRIAL ROOFING & CONSTRUCTION LLC	1128 HWY 2	STERLINGTON	LA	71280
INGRAM CONSTRUCTION COMPANY INC OF	173 HOY RD	MADISON	MS	39110
INK CONSTRUCTION LLC	8241 E KELLOGG DR STE 3	WICHITA	KS	67207
INNOVATIONONE, LLC	2600 JOHN SAXON BLVD	NORMAN	OK	73071
INNOVATIVE COMBUSTION TECHNOLOGIES INC	2367 LAKESIDE DR STE A-1	BIRMINGHAM	AL	35244
INNOVATIVE MASONRY RESTORATION LLC	16624 LAKESIDE AVE SE	PRIOR LAKE	MN	55372
INSULATING SERVICES INC	10709 H GRANITE STREET	CHARLOTTE	NC	28273
INTEC SERVICES INC	4001 AUTOMATION WAY	FT COLLINS	CO	80525
INTEGRATED SERVICE COMPANY LLC	1900 N 161ST E AVENUE	TULSA	OK	74116
INTERMOUNTAIN SLURRY SEAL INC	585 W BEACH STREET	WATSONVILLE	CA	95077
INTERNATIONAL INDUSTRIAL CONTRACTING CORPORATION	35900 MMOUND RD	STERLING HEIGHTS	KS	48310
INTERSTATE RESTORATION MISSOURI LLC	3401 QUORUM DRIVE STE 300	FORT WORTH	TX	76137
ISIS CONSULTANTS LLC	327 TOWNEPARK CIR 300B	LOUISVILLE	KY	40228
J & D CONSTRUCTION INC	4495 HWY 212	MONTEVIDEO	MN	56241
J CURRYCONSTRUCTION INC	1209 N ROUTE 45	MATTOON	IL	61938
J.H. HASSINGER INC	N60W16289 KOHLER LAND	MENOMONEE FALLS	WI	53051
JACKOVIC CONSTRUCTION COMPANY LLC	300 MT LEBANON BLVD 211A	PITTSBURGH	PA	15234
JACKSON DEAN CONSTRUCTION INC	3414 S 116TH ST	SEATTLE	WA	98168
JACOBS LADDER INC	2325 COBDEN SCHOOL ROAD	COBDEN	IL	62920
JAKES ELECTRIC LLC	207 ALLEN STREET	CLINTON	WI	53525

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JAMES AGRESTA CARPENTRY, INC.	150 ENGLISH STREET	HACKENSACK	NJ	07601
JAMES MCHUGH CONSTRUCTION CO	1737 S MICHIGAN AVE	CHICAGO	IL	60616
JAMES N GRAY CONSTRUCTION CO	250 W MAIN ST	LEXINGTON	KY	40507
JAY MCCONNELL CONSTRUCTION INC	9300 CHEROKEE PLACE	LENEXA	KS	66214
JEFF FINET	5630 N BUR OAK DR	GREENFIELD	IN	46140
JEN MECHANICAL INC	803 HOPP HOLLOW DR	ALTON	IL	62002
JESCO INC	2020 MCCULLOUGH BLVD	TUPELO	MS	38801
JETTON GENERAL CONTRACTING INC	2407 5 LINWOOD DR	PARAGOULD	AR	72450
JF BRENNAN CO INC	820 BAINBRIDGE ST	LA CROSSE	WI	54603
JOHN A PAPALAS & CO INC	1187 EMPIRE	LINCOLN PARK	MI	48146
JOHN E GREEN COMPANY	220 VICTOR AVE	HIGHLAND PARK	MI	48203
JOHNSONS BUILDERS	1455 HODGES FERRY ROAD	DOYLE	TN	38559
JONES HYDROBLAST INC	P O BOX 309	ROYALTON	IL	62983
JRCT INCORPORATED	1019 BRADLEY DR STE 7	SPRINGFIELD	TN	37172
JURASSIC QUEST INC	6046 FM 2920 #516	SPRING	TX	77379
KADILEX CONSTRUCTION INC.	563 N FIRST STREET	WOOD RIVER	IL	62095
KAISER ELECTRICAL CONTRACTORS INC	310A ERIE AVENUE	MORTON	IL	61550
KANSAS DUSTROL INC	GEN DEL	EL DORADO	KS	67042
KARR TUCKPOINTING LLC	1801 WEST D STREET	VINTON	IA	52349
KASPARIE CONSTRUCTION COMPANY	1500 MAAS RD	QUINCY	IL	62305
KBS CONSTRUCTORS INC	1701 SW 41ST	TOPEKA	KS	66609
KC DOORS INC	120 SOUTH CENTRAL AVE 400	CLAYTON	MO	63105
KC SPRAY FOAM & COATINGS LLC	19942 W 162ND ST STE A	OLATHE	KS	66062
KEA CONSTRUCTORS LLC	962 238TH RD	MILFORD	NE	68405
KEELEY & SONS INC	5 LOISEL VILLAGE SHOP CTR	EAST ST LOUIS	IL	62203
KENDALL CONSTRUCTION INC	2551 NW BUTTON ROAD	TOPEKA	KS	66618
KENT ANDERSON CONCRETE LP	830 E VALLEY RIDGE BLVD	LEWISVILLE	TX	75057
KES CONSTRUCTION LLC	11184 ANTIOCH 354	OVERLAND PARK	KS	66210
KEVIN KENT CONST LLC	15157 US HIGHWAY 34	LUCAS	IA	50151
KING OF TEXAS ROOFING COMPANY LP	307 GILBERT CIRCLE	GRAND PRAIRIE	TX	75050
KINLEY CONSTRUCTION COMPANY	201 N UNION ST BNK RM 502	OLEAN	NY	14760
KINLEY CONSTRUCTION GROUP LP	4025 WOODLAND PK BLVD 410	ARLINGTON	TX	76013
KORTE & LUITJOHANCONTRACTORS INC	12052 HIGHLAND ROAD	HIGHLAND	IL	62249
KOSS CONSTRUCTION CO	4090 WESTOWN PKWY STE B	W DES MOINES	IA	50266
KR WOLFE INC	10015 MAINE AVENUE	LAKESIDE	CA	92040
KRESCO LLC	7220 N LINDBERGH BLVD 370	HAZELWOOD (T1)	MO	63042
KUHLMAN REFRIGERATION INC	N56W16865 RIDGEWOOD 100	MENOMONEE FALLS	WI	53051
L AND A PLUMBING INC	5087 BLUE SPRINGS ROAD	MARIANNA	FL	32446
L G ELECTRIC INC	701 E 15TH ST	CHEYENNE	WY	82001
LAFORGE & BUDD CONST COMPANY INC	2020 N 21ST ST	PARSON	KS	67357
LAKEVIEW CONSTRUCTION OF WISCONSIN	10505 CORPORATE DR #200	PLEASANT PRAIRI	WI	53158
LAMAR MOORE CONSTRUCTION INC	4401 STATE ROUTE 162	GRANITE CITY	IL	62040

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LAND ART LANDSCAPING INC	12429 HOWE DRIVE	LEAWOOD	KS	66209
LAYTON CONSTRUCTION CO INC	9090 S SANDY PKWY	SANDY	UT	84070
LEANTRAK INC	1645 INDIAN WOOD CR #101	MAUMEE	ОН	43537
LEICK CONSTRUCTION INC	22027 221ST STREET	GLENWOOD	IA	51534
LITTEKEN CONSTRUCTION COMPANY	10208 HOLY CROSS LANE	BREESE	IL	62230
LONE STAR RAILROAD CONTRACTORS INC	1101 TURTLE CREEK DR	O'FALLON	MO	63366
LONGS DRILLING SERVICE INC	6768 LYNX LANE	HARRISON	AR	72601
LOUK AG SERVICES LLC	104 BEECH STREET	ROXHOLM	IA	50040
LOYD BUILDERS INC	2126 SOUTH ELM	OTTAWA	KS	66067
LSX CONSTRUCTION LLC	913 N PEARL ST STE 5	PAOLA	KS	66071
LUND-ROSS CONSTRUCTORS INC	4601 F STREET	OMAHA	NE	68117
LYNN ELECTRIC & COMMUNICATIONS, INC.	2415 PONDEROSA DR	LAWRENCE	KS	66046
M & A JONES CONSTRUCTION CO INC	P O BOX 3944	BATESVILLE	AR	72503
M & L ELECTRICAL INC	6060 SCOTTSVILLE RD	BOWLING GREEN	KY	42104
M & W CONTRACTORS INC	400 S STEWART ST	E PEORIA	IL	61611
M CHEMICAL COMPANY INC	825 COLORADO BLVD STE 214	LOS ANGELES	CA	90041
M CON LLC	2335 165TH ROAD	WATHENA	KS	66090
M&J ELECTRIC OF WICHITA LLC	1444 S ST CLAIR BLDG D	WICHITA	KS	67213
MAAS CONSTRUCTION	3615 SAINT ANTHONY ROAD	QUINCY	IL	62305
MACON GC LLC	201 BONITA AVENUE	BRADFORD	IL	61421
MAINSCAPE INC	13418 BRITTON PARK RD	FISHERS	IN	46038
MAJOR DRILLING ENVIRONMENTAL LLC	2200 S 4000 W	SALT LAKE CITY	UT	84120
MAJOR REFRIGERATION CO INC	314 NORTHWESTERN AVENUE	NORFOLK	NE	68701
MANAGEMENT RESOURCE SYSTEMS INC	1907 BAKER RD	HIGH POINT	NC	27263
MAPP CONSTRUCTION LLC	344 THIRD STREET	BATON ROUGE	LA	70801
MARINO ENGINEERING ASSOCIATES	1101 E COLORADO AVE	URBANA	IL	61801
MARKETING ASSOCIATES INC	131 ST JAMES WAY	MOUNT AIRY	NC	27030
MARKIM ERECTION COMPANY	521 BOONE STATION DR 106	BURLINGTON	NC	27215
MARRS ELECTRIC INC OF ARKANSAS	701 KAWNEER DR	SPRINGDALE	AR	72764
MASCOT CONSTRUCTION INC	1782 W MCDERMOTT DRIVE	ALLEN	TX	75013
MASCOTT EQUIPMENT COMPANY INC	435 NE HANCOCK ST	PORTLAND	OR	97212
MATHEWZ CONSTRUCTION LLC	512 ARCH VIEW CT	COLUMBIA	IL	62236
MATTCON GENERAL CONTRACTORS INC	5460 W 84TH STREET	ZIONSVILLE	IN	46268
MAYER POLLOCK STEEL CORPORATION	850 INDUSTRIAL HIGHWAY	POTTSTOWN	PA	19464
MCPHERSON CONTRACTORS INC	3715 W 29TH ST	TOPEKA	KS	66614
MCS OF TAMPA INC	3926 W SOUTH AVENUE	TAMPA	FL	33614
MCSHANE CONSTRUCTION COMPANY LLC	9550 W HIGGINS RD STE 200	ROSEMONT	IL	60028
MECHANICAL CONSTRUCTION SERVICES IN	1711 MELROSE DR	BENTON	AR	72015
MESSERSMITH MANUFACTURING INC	2612 F ROAD	BARK RIVER	MI	49807
MEYER CONTRACTING INC	11000 93RD AVENUE N	MAPLE GROVE	MN	55369
MEYERS PLUMBING	4117 MAIN STREET RD	KEOKUK	IA	52632
MICHIGAN COMMERCIAL CONTRACTORS INC	16745 COMSTOCK STREET	GRANDHAVEN	MI	49417

Contractor	<u>Address</u>	City	<u>State</u>	<u>Zip</u>
MID AMERICA MILLING COMPANY LLC	6200 E HWY 62BLD 2501 400	JEFFERSONVILLE	IN	47130
MID SOUTH INDUSTRIAL INC	13994 HWY 79	BELLS	TN	38006
MID STATES ELECTRIC CO INC	P O BOX 156	S SIOUX CITY	NE	68776
MID STATES INDUSTRIAL INC	519 E SHIPYARD RD	SENECA	IL	61360
MIDLAND INDUSTRIAL SERVICE LLC	2953 HONEYSUCKLE LANE	ROGERS	AR	72758
MIDSOUTH SPECIALTY CONSTRUCTION LLC	5731 OSBOURNE RD	ST JOE	AR	72675
MIDWEST COOLING TOWERS INC	1156 HIGHWAY 19	CHICKASHA	OK	73018
MIDWEST CUSTOM POOLS LLC	600 LINCOLN	LAWRENCE	KS	66044
MIDWEST MECHANICAL INDUSTRIAL SERVICES	311 E 7TH STREET	LOGAN	IA	51546
MIDWEST MOLE INC	2460 N GRAHAM AVE	INDIANAPOLIS	IN	46218
MIDWEST MOWING INC	2450 OWENS LANE	BRIGHTON	IL	62012
MIDWEST REBAR LLC	6988 BUFFALO RD	MOUNTAIN HOME	AR	72653
MIKE PETERSON CONSTRUCTION	1941 RAMROD AVENUE STE A	HENDERSON	NV	89014
MILESTONE CONSTRUCTION COMPANY LLC	2002 SOUTH 48TH STREET	SPRINGDALE	AR	72762
MILLER INSULATION CO INC	US HWY 65 & MO HWY 127	MALTA BEND	MO	65339
MILLS ELECTRICAL CONTRACTORS	2535 WALNUT HILL LN	DALLAS	TX	75229
MINNESOTA LIMITED LLC	18640 200TH STREET	BIG LAKE	MN	55309
MIXER SYSTEMS INC	190 SIMMONS AVENUE	PEWAUKEE	WI	53072
MJ HARRIS INC	2620 N WESTWOOD BLVD	POPLAR BLUFF	MO	63901
MLA GEOTHERMAL DRILLING LLC	205 HACKBERRY DRIVE	GRETNA	NE	68028
MOLIN CONCRETE PRODUCTS CO INC	415 LILAC STREET	LINO LAKES	MN	55014
MOORE ASPHALT INC	1 COMMERCIAL STREET	MILLSTADT	IL	62260
MORGAN HAYDEN LLC	838 E HIGH ST STE 151	LEXINGTON	KY	40502
MORRIS BECK CONSTRUCTION SERVICES INC	8100 COLONEL GLENN RD	LITTLE ROCK	AR	72204
MORRISSEY CONTRACTING COMPANY INC	705 SOUTHMOOR PL	GODFREY	IL	62035
MOUNTAIN STATES ROOFING INCORPORATED	413 E 41ST STREET	GARDEN CITY	ID	83714
MOUNTAIN TOP ENTERPRISES LLC	209 NW 132ND ST	OKLAHOMA CITY	OK	73114
MPS GEOTHERMAL LLC	7607 W INDUSTRIAL AVENUE	MIDLAND	TX	79706
MRM CONSTRUCTION INC	110 BELLAMY DRIVE	GALLIPOLIS	OH	45631
MTD ELECTRIC LLC	22004 S WAVERLY RD	SPRING HILL	KS	66083
MULTATECH ENGINEERING INC	2821 W 7TH STREET STE 400	FORT WORTH	TX	76107
MULTIPLE CONCRETE ENTERPRISES INC	1680 W 1000 N	LAYTON	UT	84041
MUNICIPAL PIPE SERVICES INC	1623 W J STREET	HASTINGS	NE	68901
MUNIE TRENCHING & EXCAVATING	1818 PINE STREET	HIGHLAND	IL	62249
MV RESIDENTIAL CONSTRUCTION INC	9349 WATERSTONE BLVD	CINCINNATI	ОН	45249
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD	ST PETER	MN	56082
NATIONAL COATINGS, INC.	3520 RENNIE SCHOOL ROAD	TRAVERSE CITY	MI	49685
NATIONAL CONSULTING & DEVELOPMENT INC	1204 GRAEDON DRIVE	RALEIGH	NC	27603
NATIONAL ERECTORS & BUILDERS INC	13739 KAYSER RD	HIGHLAND	IL	62249
NATIONAL ROOFING & SHEET METAL COMPANY INC	G4130 FLINT ASPHALT DRIVE	BURTON	MI	48529
NEESE INC	303 DIVISION PO BOX 392	GRAND JUNCTION	IA	50107
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN	OKLAHOMA CITY	OK	73127

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NEW TEAM LLC	110 E BROWARD BLVD 2450	FT LAUDERDALE	FL	33301
NEW TECH CONSTRUCTION INC	PO BOX 39	NEBRASKA CITY	NE	68410
NORTH MISSISSIPPI CONVEYOR COMPANY INC	HWY 7S LAFAYETTE CO RD370	OXFORD	MS	38655
NORTHERN CLEARING INC	1805 W MAIN ST	ASHLAND	WI	54806
NORTHERN VENTURES INCORPORATED	11050 QUIVIRA	OVERLAND PARK	KS	66210
NOVINIUM INC	1221 29TH ST NW STE D	AUBURN	WA	98001
NOVISYS LIMITED LIABILITY COMPANY	1460 US RT 9 N STE 203	WOODBRIDGE	NJ	07095
NU TEC ROOFING CONTRACTORS LLC	5025 EMCO DRIVE	INDIANAPOLIS	IN	46220
NUTRI-JECT SYSTEMS INC	515 5TH ST	HUDSON	IA	50643
NWA GARAGE SOLUTIONS, INC.	5108 N CHEYENNE TRAIL	ROGERS	AR	72756
NYMAN CONSTRUCTION CO	23209 MILES RD 2ND FLOOR	CLEVELAND	ОН	44128
OLGOONIK SPECIALTY CONTRACTORS LLC	360 W BENSON BLVD STE 302	ANCHORAGE	AK	99503
ON AIR SOLUTIONS INC	10020 FAIRBANKS N HOUSTON	HOUSTON	TX	77064
ONEILL CONSTRUCTION LLC	2217 W 49TH STREET	WESTWOOD HILLS	KS	66205
ORASURE TECHNOLOGIES INC	220 EAST FIRST STREET	BETHLEHEM	PA	18015
OUTDOOR SYSTEMS INC	660 STATE ROUTE 158	COLUMBIA	IL	62236
P.C.F. CONST., INC	1311 CART LANE	BELLEVILLE	IL	62221
PACIFIC STUDIO INC	5311 SHILSHOLE AVE NW	SEATTLE	WA	98107
PADGETT BUILDING & REMODELING CO	4200 SMELTING WORKS RD	BELLEVILLE	IL	62226
PARK CONSTRUCTION MIDWEST INC	7900 BEECH ST NE	MINNEAPOLIS	MN	55432
PAUL DAVIS NATIONAL	2010 S 4TH ST	MILWAUKEE	WI	53204
PAULON CONSTRUCTION MANAGEMENT CORP	13189 OYSTER LAKE RD	HOLLY	MI	48442
PENETRADAR CORPORATION	2509 NIAGARA FALLS BLVD	NIAGARA FALLS	NY	14304
PEOPLENOW	9000 SUNSET BLVD STE 900	WEST HOLLYWOOD	CA	90069
PERFECT PLAY FIELDS AND LINKS INC	1921 HIDDEN LAKES DRIVE	BELLEVILLE	IL	62226
PERRETT CONSTRUCTION LTD	111 HOWARD ST	CLARKSVILLE	MO	63336
PETER SCHWABE INC	13890 BISHOPS DR STE 100	BROOKFIELD	WI	53005
PETORE ASSOCIATES INC	1255 RT 70 STE 21N	LAKEWOOD	NJ	08701
PETTUS PLUMBING & PIPING INC	P O BOX 3237	MUSCLE SHOALS	AL	35662
PIASA COMMERCIAL INTERIORS INC	1001 S MORRISON AVE	COLLINSVILLE	IL	62234
PINNACLE CONSTRUCTION OF IOWA INC	203 N CHESTNUT ST	GLENWOOD	IA	51534
PINNACLE MECHANICAL	240 OLD HORTON RD	ALBERTVILLE	AL	35950
PIPING CONTRACTORS OF KANSAS INC	115 SW JACKSON	TOPEKA	KS	66603
PISHNY REAL ESTATE SERVICES LLC	12202 W 88TH STREET	LENEXA	KS	66215
PITRE CONSTRUCTION INC	6835 TOWN HALL ROAD	BELLEVILLE	IL	62223
PK CONTRACTORS LLC	10816 TOWN CENTER BLVD	DUNKIRK	MD	20754
PLASTINATION COMPANY DBA BODY WORLDS	5050 OAKLAND AVE	ST LOUIS	MO	63101
PLYLERS AT YOUR SERVICE INC	10 CREEK STREET	BROOKVILLE	PA	15825
P-N-G CONTRACTING INC	917 CARLA DR	TROY	IL	62294
POLIVKA INTERNATIONAL COMPANY INC	13700 PROVIDENCE RD	WEDDINGTON	NC	28104
POLY VINYL ROOFING INC	785 ELBOW CREEK ROAD	MOUNT VERNON	IA	52314
PRAIRIE CONTRACTORS INC	9318 GULFSTREAM RD STE C	FRANKFORT	IL	60423

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PRECAST ERECTORS INC	3500 VALLEY VISTA DR	HURST	TX	76053
PRECISION CONCRETE CUTTING MIDWEST	9044 PARKHILL ROAD	LENEXA	KS	66215
PREDICTIVE TECHNOLOGIES INC	18827 570TH AVENUE	AUSTIN	MN	55912
PREFERRED CONCRETE CONSTRUCTION INC	16136 149TH STREET SE	BIG LAKE	MN	55309
PREFERRED GLOBAL INC	1360 SOUTH 10TH STREET	NOBLESVILLE	IN	46060
PRELOAD LLC	4000 TOWER ROAD	LOUISVILLE	KY	40219
PRO TEK INDUSTRIAL COATINGS LLC	2123 WINDWALKER GROVE	COLORADO SPRINGS	CO	80904
PROCESS EQUIPMENT INC	2770 WELBORN STREET	PELHAM	AL	35124
PROFESSIONAL HVAC R SERVICES INC	2861 CENTER RD	AVON	ОН	44011
PROSHOT CONCRETE INC	4158 MUSGROVE DRIVE	FLORENCE	AL	35630
PROSSER WILBERT CONSTRUCTION INC	13730 W 108TH ST	LENEXA	KS	66215
PSF MECHANICAL INC	11621 E MARGINAL WAY S A	SEATTLE	WA	98168
PURDUM INC	11620 S WALNUT ST	OLATHE	KS	66061
PUSH INC	2170 18TH ST	RICE LAKE	WI	54868
PYRO INDUSTRIAL SERVICES INC	6610 SHEPHERD AVENUE	PORTAGE	IN	46368
Q AND D CONSTRUCTION INC	1050 S 21ST STREET	SPARKS	NV	89431
Q3 CONTRACTING INC	3066 SPRUCE ST	LITTLE CANADA	MN	55117
QCI THERMAL SYSTEMS INC	405 DRY CREEK AVENUE	WEST BURLINGTON	IA	52655
QUAD COUNTY AG LLC	1485 130TH STREET	PATON	IA	50217
QUALITY ELECTRIC OF DOUGLAS COUNTY INC	1011 E 31ST STREET	LAWRENCE	KS	66046
QUALITY STRIPING INC	1704 E EUCLID AVE	DES MOINES	IA	50313
R L BONDY INSULATION LLC	6600 15 MILE ROAD	STERLING HTS	MI	48312
R&R CONTRACTING	15418 MEYER DRIVE	BASEHOR	KS	66007
R.T.L. CONSTRUCTION MN, INC.	4000 VALLEY IND BLVD S	SHAKOPEE	MN	55379
RAGO CONCRETE LTD	5610 FM 2218	RICHMOND	TX	77469
RAM CONSTRUCTION SERVICES OF MINNESOTA LLC	13800 ECKLES RD	LIVONIA	MI	48150
RAMON J GARCIA CONSTRUCTION	3315 N 115TH STREET	KANSAS CITY	KS	66109
RAMSEY WELDING INC	5360 E 900TH AVENUE	ALTAMONT	IL	62411
RANGER PLANT CONSTRUCTIONAL CO INC	5851 E INTERSTATE 20	ABILENE	TX	79601
RAWLINGS INDUSTRIAL INC	12402 N DIVISION ST #246	SPOKANE	WA	99218
REDDY ELECTRIC CO.	1331 CIVIL WAR AVE	CARTHAGE	MO	64836
REDNOUR STEEL ERECTORS INC	HWY 150	CUTLER	IL	62238
REDWOOD GLOBAL PARTNERS LLC	13 W 36TH 4TH FLOOR	NEW YORK	NY	10018
REED DILLON & ASSOCIATES LLC	1213 E 24TH STREET	LAWRENCE	KS	66046
RELIATECH INC	2280 SIBLEY COURT	EAGAN	MN	55122
RENIER CONSTRUCTION CORPORATION	2164 CITY GATE DRIVE	COLUMBUS	ОН	43219
RESTAURANT SPECIALTIES INC	999 POLARIS PKWY STE 111	COLUMBUS	ОН	43240
RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N	ST PAUL	MN	55042
RETAIL STOREFRONT GROUP INC	419 MIAMI AVE	LEEDS	AL	35094
RFB CONSTRUCTION CO INC	565 E 520TH AVE	PITTSBURGH	KS	66762
RFW CONSTRUCTION GROUP LLC	1315 N CHOUTEAU TRAFFICWA	KANSAS CITY	MO	64120
RIDGELINE CONSTRUCTION	4362 S 87TH STREET	OMAHA	NE	68127

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RIEKE GRADING INC	8200 HEDGE LANE TERRACE	SHAWNEE	KS	66227
RIGHT WAY FACILITY SERVICES OF TEXAS LLC	3017 WAITS AVENUE	TARRANT	TX	76109
RJ MECHANICAL INC	3153 BELLWOOD DRIVE	BIRMINGHAM	AL	35243
ROBINS & MORTON GROUP THE	400 SHADES CREEK PKWY	BIRMINGHAM	AL	35209
ROBUST BUILDERS LLC	270 GREENWICH AVE	GREENWICH	CT	06830
ROCKY MOUNTAIN LINE SYSTEMS	1375 EVERLOOK DRIVE	CASPER	WY	82601
ROEHL REFRIGERATED TRANSPORT LLC	1916 E 29TH STREET	MARSHFIELD	WI	54449
ROLLING PLAINS CONSTRUCTION INC	12331 N PEORIA ST	HENDERSON	CO	80640
RON WEERS CONSTRUCTION INC	20765 S FOSTER COURT	BUCYRUS	KS	66013
RONS SIGN COMPANY	1329 S HANDLEY	WICHITA	KS	67213
ROY ANDERSON CORP	11400 REICHOLD ROAD	GULFPORT	MS	39503
ROYAL ROOFING COMPANY INC	2445 BROWN ROAD	ORION	MI	48359
ROYAL SEAL CONSTRUCTION INC	124 MCMAKIN RD	BARTONVILLE	TX	76226
ROYALTY COMPANIES OF INDIANA INC	1000 D AVENUE	SEYMOUR	IN	47274
RP COATINGS INC	710A S MAIN STREET	TROY	IL	62294
RUEDEBUSCH DEVELOPMENT & CONSTRUCTION INC	4605 DOVETAIL DRIVE	MADISON	WI	53704
RUSSELL CONSTRUCTION COMPANY	1414 MISSISSIPPI BLVD	BETTENDORF	IA	52722
RYAN COMPANIES US INC	50 S TENTH ST STE 300	MINNEAPOLIS	MN	55403
S & A INDUSTRIES INC	275 SATELLITE BLVD NW	SUWANEE	GA	30024
S & S POWERLIFT DOORS INC	6926 E SUMMERSIDE CT	BEL AIRE	KS	67226
S & W CONSTRUCTION LLC OF IOWA	109 MOODY DR	HAMBURG	IA	51640
SA SMITH ELECTRIC INC	525 JERSEY ST	QUINCY	IL	62301
SAAB NORTH AMERICA INC	21300 RIDGETOP CIRCLE	STERLING	VA	20166
SAFEGUARD ELECTRIC INC	4131 FF ROAD	COLUMBIA	IL	62236
SAMRON MIDWEST CONTRACTING INC	1510 N 7TH STREET	MURPHYSBORO	IL	62966
SARENS	5000 EXECUTIVE PKWY #230	SAN RAMON	CA	94583
SATELLITE SERVICES INC	120 SUPERIOR RD	ST ROBERT	MO	65583
SCHECK TECHNICAL SERVICES	500 E PLAINFIELD RD	COUNTRYSIDE	IL	60525
SCHEINER COMMERCIAL GROUP INC	18965 BASE CAMP RD STE A1	MONUMENT	CO	80132
SCHLEIS FLOOR COVERING INC	2744 MANITAWOC ROAD	GREEM BAY	WI	54311
SCHUMACHER ELEVATOR COMPANY	ONE SCHUMAKER WAY	DENVER	IA	50622
SCHUPPS LINE CONSTRUCTION INC	10 PETRA LANE	ALBANY	NY	12205
SCHWEITZER ENGINEERING LABORATORIES, INC.	2350 NE HOPKINS CT	PULLMAN	WA	99163
SCHWICKERTS TECTA AMERICA LLC	330 POPLAN STREET	MANKATO	MN	56001
SCHWOB BUILDING COMPANY LTD	2349 GLENDA LANE	DALLAS	TX	75229
SEAMLESS SOLUTIONS LLC	12605 W SANTA FE TRAIL DR	LENEXA	KS	66215
SECURICON LLC	5400 SHAWNEE RD STE 206	ALEXANDRIA	VA	22312
SEK HEAT & AIR INC	422 W ATKINSON	PITTSBURG	KS	66762
SEMINOLE EQUIPMENT INC	204 TARPON INDUSTRIAL DR	TARPON SPGS	FL	34688
SERVICE TECHNOLOGIES MIDWEST	6800 W 64TH STREET	OVERLAND PARK	KS	66202
SG CONSTRUCTION SERVICES LLC	801 S SAGINAW	FLINT	MI	48502
SHAFFER ENTERPRISES D & T LLC	301 LEONA LANE	URSA	IL	62376

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SHAWNEE MISSION TREE SERVICE INC	8250 COLE PKWY	SHAWNEE MSN	KS	66227
SHIELDS TELECOMM, INC.	7 CIRCLE DR	MOUNT VERNON	IL	62864
SHORTRIDGE CONSTRUCTION COMPANY, INC.	3908 N 24TH ST	QUINCY	IL	62301
SIERRA BRAVO CONTRACTORS LLC	7038 HWY 154	SESSER	IL	62884
SIGN ME UP OF WISCONSIN LLC	311 FOREST AVENUE	SHEBOYGAN FALLS	WI	53085
SIGNET BUILDERS INC	3103 ALMOND RD	AMES	IA	50014
SIMBECK & ASSOCIATES INC	38256 HWY 160	MANCOS	CO	81328
SIMON ROOFING AND SHEET METAL CORP.	70 KARAGO AVE	YOUNGSTOWN	ОН	44512
SIMON SEZ POWERHOUSE INC	1401 EBONY AVENUE	WAVERLY	IA	50677
SKYLINE TECHNOLOGY SOLUTIONS	6956-F AVIATION BLVD	GLEN BURNIE	MD	21061
SKYTOP TOWERS INC	13503 W US HWY 34	MALCOLM	NE	68402
SLEETH ELECTRIC INC	48W605 HINCKLEY ROAD	BIG ROCK	IL	60511
SLEETH TOWER & COMMUNICATIONS, LLC	48W605 HINCKLEY ROAD	BIG ROCK	IL	60511
SMARTLINK, LLC	1449 WHITEHALL ROAD	ANNAPOLIS	MD	21409
SMITHSON INC	1661 S WESLEYAN BLVD	ROCKY MOUNT	NC	27803
SNI COMPANIES	4500 WESTOWN PKWY STE 120	WEST DES MOINES	IA	50266
SOLARIS ROOFING SOLUTIONS INC	4800 JACOBS OLD COAL RD	SHREWSBURY	MO	63119
SOLID PLATFORMS INC	6610 MELTON RD	PORTAGE	IN	46368
SOUTH INDUSTRIES INC	910 TWIN BUTTE RD	MENAN	ID	83434
SOUTHEAST DIRECTIONAL DRILLING LLC	3117 N CESSDA AVE	CASA GRANDE	AZ	85222
SOUTHERN CONCRETE PRODUCTS INC	266 E CHRUCH STREET	LEXINGTON TN	TN	38351
SOUTHERN MARINE CONSTRUCTION CO	100 HAMM ROAD	CHATTANOOGA	TN	37405
SOUTHWEST FIXTURE INSTALLERS INC	242 W VAUGHN	TEMPE	AZ	85283
SOUTHWEST GREENS COMPANY	101 AIRPORT ROAD	ALTO	NM	88312
SOUTHWESTERN CONSTRUCTION SERVICES INC	4542 STATE RT 160	HIGHLAND	IL	62249
SOUTHWINDS INSPECTION CORP	RT 2 BOX 88A	KINGFISHER	OK	73750
SPAN SYSTEMS INC	90 PINE STREET	HUDSON	NH	03103
SPARROW PLUMBING & HEATING INC	313 DELAWARE	QUINCY	IL	62301
SPECTRA TECH LLC	16100 ALLISONVILLE RD	NOBLESVILLE	IN	46060
SRB ELECTRIC LLC	907 HIGH RIDGE DR	COLUMBIA	IL	62236
STARR HOMES LLC	7229 W 161ST ST	OVERLAND PARK	KS	66085
STAYBRIGHT ELECTRIC OF COLORADO INC	4468 BARNES DRIVE	COLORADO SPRINGS	CO	80917
STEEL ERECTORS OF IOWA LLC	1592 NE 58TH AVENUE	DES MOINES	IA	50313
STEPHENS & SMITH CONSTRUCTION CO INC	1542 S 1ST ST	LINCOLN	NE	68502
STEVE HOEGGER & ASSOCIATES INC	2630 N HIGHWAY 78	WYLIE	TX	75098
STILL CONSTRUCTION INC	PO BOX 70	LEAD HILL	AR	72644
STILL CONTRACTORS LLC	15740 S MAHAFFIE ST	OLATHE	KS	66062
STREICHER EXCAVATING INC	1718 EAST BREMER AVE	WAVERLY	IA	50677
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILE AVE	SHAWNEE	KS	66203
STRUKEL ELECTRIC INC	375 W WALNUT ST	GIRARD	KS	66743
STUEVE CONSTRUCTION COMPANY	2201 E OAK ST	ALGONA	IA	50511
SUNCON INC	#2 TERMINAL DR STE 17A	EAST ALTON	IL	62002

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SUNLAND CONSTRUCTION INC	HWY 13 SOUTH	EUNICE	LA	70535
SUPER SKY PRODUCTS ENTERPRISES LLC	10301 N ENTERPRISE DRIVE	MEQUON	WI	53092
SUPERIOR OPERATING SYSTEMS INC	1721 S 42ND STREET	ROGERS	AR	72758
SUPREME ELECTRIC CO	213 S 10TH	QUINCY	IL	62306
SURF PREP INC	19305 HAYDEN COURT	BOOKFIELD	WI	53045
SURFACE PREPARATION TECHNOLOGIES LLC	81 TEXACO ROAD	MECHANICSBURG	PA	17050
SWALVE ENTERPRISES LLC	1755 S WHITE CIRCLE	DEWEY	AZ	86327
SWANSTON EQUIPMENT COMPANY	3404 MAIN AVE	FARGO	ND	58103
SWIFT ROOFING INC	INDUSTRIAL RD	MURRAY	KY	42071
SYS-KOOL COOLING TOWERS INC	11313 SO 146TH STREET	OMAHA	NE	68138
T WINN CONSTRUCTION COMPANY	15018A CIRCLE	OMAHA	NE	68144
TANCO ENGINEERING INCORPORATED	1400 TAURUS COURT	LOVELAND	CO	80537
TANK BUILDERS INC	13400 TRINITY BLVD	EULESS	TX	76039
TCI ARCHITECTS ENGINEERS CONTRACTOR INC	1718 STATE ROAD 16	LA CROSSE	WI	54601
TDR CONTRACTORS INC	1523 W TYLER ST	GILMER	TX	75644
TEKRAN INSTRUMENTS CORPORATION	330 NANTUCKET BLVD TORONT	ONT CAN M1P2P4	ON	99999
TENCON INC	530 JONES ST	VERONA	PA	15147
TENNESSEE ELECTRIC COMPANY INC	1700 N JOHN B DENNIS HWY	KINGSPORT	TN	37664
TERRAZZO USA AND ASSOCIATES INC	404 E FRANKLIN AVENUE	SHAWNEE	OK	74804
TERWISSCHA CONSTRUCTION INC	1107 HAZELTINE BLVD MD 68	CHASKA	MN	55318
TEXOMA INDUSTRIAL INSULATION ASSOCIATION	1202 N HWY 91	DENISON	TX	75021
TGB INSULATION LLC	7001 HIGHWAY 271 SOUTH	FORT SMITH	AR	72908
TGK ENTERPRISES INC	9211 CASTLEGATE DRIVE	INDIANAPOLIS	IN	46256
THE DELVENTHAL COMPANY	3796 ROCKLAND CIRCLE	MILLBURY	ОН	43447
THE DRILLER LLC	5125 E UNIVERSITY AVE	PLEASANT HILL	IA	50327
THE FAVERGRAY COMPANY	415 PABLO AVE STE 200	JACKSONVILLEBEACH	FL	32250
THE FISHEL COMPANY	1810 ARLINGATE LN	COLUMBUS	ОН	43228
THE FORREST GROUP LTD	2108 N 129TH E AVENUE	TULSA	OK	74116
THE FRED CHRISTEN & SONS COMPANY	714 GEORGE ST	TOLEDO	ОН	43608
THE KILIAN CORPORATION	608 S INDEPENDENCE	MASCOUTAH	IL	62258
THE MAXIS GROUP INC	8167 E DEL CAMINO DRIVE	SCOTTSDALE	AZ	85258
THE REDMOND COMPANY	W228 N745 WESTMOUND DR	WAUKESHA	WI	53186
THE ROSS GROUP CONSTRUCTION CORPORATION	10159 E 11TH ST STE 200	TULSA	OK	74128
THOMAS GRACE CONSTRUCTION INC	5605 MEMORIAL AVENUE N	STILLWATER	MN	55082
THOMPSON ELECTRIC CO	721 14TH ST	SIOUX CITY	IA	51105
TINDALL CONTRACTOR INC	5240 NAMEOKI ROAD	PONTOON BEACH	IL	62040
TIPPMANN DESIGN BUILD	9109 STELLHORN CROSSING	FORT WAYNE	IN	46815
TITAN CONTRACTING & LEASING CO INC	2205 RAGU DRIVE	OWENSBORO	KY	42302
TOMS TUCKPOINTING LLC	410 W ELM	CORNING	AR	72422
TOTAL ELECTRIC CONTRACTORS INC	PO BOX 13247	EDWARDSVILLE	KS	66113
TOURNEAR ROOFING CO	2605 SPRING LAKE RD	QUINCY	IL	62305
TOWN AND COUNTRY PLUMBING INC	1201 N 2ND STREET	ROGERS	AR	72756

Contractor	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
TRAC WORK INC	303 W KNOX	ENNIS	TX	75119
TRADEMARK RESTORATION INCORPORATED	6260 E RIVERSIDE BLVD 163	LOVES PARK	IL	61111
TRAFCON INDUSTRIES INC	81 TEXACO ROAD	MECHANICSBURG	PA	17050
TRAFFIC CONTROL SERVICES LLC	1411 STONERIDGE DRIVE	MIDDLETOWN	PA	17057
TRI C CONSTRUCTION COMPANY INC	1765 MERRIMAN RD	AKRON	ОН	44313
TRI STATE EXTERIOR SOLUTIONS LLC	80 LODGE POLE LN STE B	BOZEMAN	MT	59718
TROTTER GENERAL CONTRACTING INC	820 WEST JACKSON STREET	MACOMB	IL	61455
TRUCK CRANE SERVICE COMPANY	2875 HIGHWAY 55	EAGAN	MN	55121
TUFF WRAP INSTALLATIONS INC	2080 DETWILER ROAD STE 2	HARLEYSVILLE	PA	19438
TURNER CERAMIC TILE INC	11535 KAW DR	KANSAS CITY	KS	66111
TWEET GAROT MECHANICAL INC	2545 LARSEN RD	GREEN BAY	WI	54303
U S ELECTRICAL CONSTRUCTION CO INC	160 HARRISONVILLE LAKE RD	WOODSTOWN	NJ	08098
UCI INC	659 N MAIN	WICHITA	KS	67214
ULTIMATE THERMAL INC	P O BOX 34818	OMAHA	NE	68134
UNITED PIPING INC	4510 AIRPORT ROAD	DULUTH	MN	55811
UNIVERSAL AUTO HAIL REPAIR	1530 PB LANE #P4198	WICHITA FALLS	TX	76302
UNIVERSAL COMMUNICATIONS LLC	19915 WEST 161ST ST STE E	OLATHA	KS	66062
UNIVERSAL WALL SYSTEMS INC	6119 28TH ST SE STE B	GRAND RAPIDS	MI	49546
UPCHURCH PLUMBING INC	PO BOX 8106	GREENWOOD	MS	38935
URETEK ICR HEARTLAND	1200 SW BROOKSIDE CIR 15	GRIMES	IA	50111
UTAH OIL LLC	2394 UTAH ROAD	RANDALL	KS	66079
UTILITY METERING SOLUTIONS	8812 FREY ROAD	HOUSTON	TX	77034
UTILITY SOLUTIONS LLC	17835 185TH STREET	TONGANOXIE	KS	66086
VALIANT INTERNATIONAL INC	1511 EAST 14 MILE RD	TROY	MI	48083
VAN ERT ELECTRIC COMPANY INC	7019 WEST STEWART AVENUE	WAUSAU	WI	54401
VANCE CONSTRUCTION SOLUTIONS LLC	925 EAST PARKER ROAD	JONESBORO	AR	72404
VC INTERNATIIONAL INC	27 MCDONALD AVENUE	DARTMOUTH B3B 1C6	NS	99999
VECTOR CONSTRUCTION INC	3814 3RD AVE NW	FARGO	ND	58102
VETERANS RANGE SOLUTIONS LLC	24308 OAK MEADOW LANE	FREDERICKSBURG	VA	22407
VFC	90 CUTLER DRIVE	NORTH SALT LAKE	UT	84054
VFP FIRE SYSTEMS INC	301 YORK AVE	ST PAUL	MN	55130
VIACON INC	70 BANKS RD	STOCKBRIDGE	GA	30281
VICTORY CONSTRUCTION & REFRIGERATION INC	4771 FOX STREET	DENVER	CO	80216
VISIONSOFT INTERNATIONAL INC	1842 OLD NORCROSS RD 100	LAWRENCEVILLE	GA	30044
VISU SEWER CLEAN & SEAL INC	W230 N4855 BETKER RD	PEWAUKEE	WI	53072
VON ALST OPERATING LLC	2416 SMELTING WORKS ROAD	SWANSEA	IL	62226
WADES REFRIGERATION INC	P O BOX 2164	BATESVILLE	AR	72503
WALKER MASONRY & SONS INC	15053 WALKER RD	PRAIRIE GROVE	AR	72753
WALSH CONSTRUCTON COMPANY II LLC	929 W ADAMS STREET	CHICAGO	IL	60607
WALTERS MORGAN CONSTRUCTION INC	2616 TUTTLE CREEK BLVD	MANHATTAN	KS	66502
WATSON ELECTRIC INC	318 N 8TH ST	SALINA	KS	67401
WEATHERCRAFT COMPANY OF GRAND ISLAND	PO BOX 80459	LINCOLN	NE	68501

Contractor	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
WEATHERCRAFT COMPANY OF LINCOLN	5410 NW 44TH ST STE A	LINCOLN	NE	68524
WEBER AIR CONDITIONING CO INC	2501 CONE DR	TARRANT	AL	35217
WEIDMANN DIAGNOSTIC SOLUTIONS INC	230 GORDON MILLS WAY	ST JOHNSBURY	VT	05819
WELDMATION INC	31720 STEPHENSON HIGHWAY	MADISON HEIGHTS	MI	48071
WESTIN CONSTRUCTION COMPANY	10828 NESBITT AVE SO	BLOOMINGTON	MN	55437
WILKERSON CRANE RENTAL INC	205 SOUTH 102ND STREET	EDWARDSVILLE	KS	66111
WILLIAMS ELECTRIC CO INC	695 DENTON BLVD	FORT WALTON BEA	FL	32547
WOLFSWINKEL INC	2202 WOLF WAY	WDM	IA	50265
WORLDWIDE TURBINES LLC	1001 YAMATO RD	BOCA RATON	FL	33431
WR NEWMAN & ASSOCIATES INC	2854 LOGAN ST	NASHVILLE	TN	37211
WYOMING EFFICIENCY CONTRACTORS INC	530 E COSTILLA STREET	COLORADO SPRINGS	CO	80903
YOKOGAWA CORPORATION OF AMERICA	2 DART RD	NEWNAN	GA	30265
YOTHER CONSTRUCTION MANAGEMENT INCORPORATED	36800 N SIDEWINDER STE 5	CAREFREE	AZ	85377
ZAPATA ENGINEERING PA	6302 FAIRVIEW RD STE 600	CHARLOTTE	NC	28210
ZERNCO INC	14033 SW TAWAKONI RD	AUGUSTA	KS	67010
ZIMDAHL ELECTRIC INC	1005 HIGHWAY 2001 NORTH	MOUNTAIN HOME	AR	72653
ZIMMERMAN CONSTRUCTION COMPANY INC	12509 HEMLOCK ST	OVERLAND PARK	KS	66213

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to dissolutions@sos.mo.gov.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST

FS RETIRED, INC. f/k/a FERVERE, INC.

TO WHOM IT MAY CONCERN: Be notified that FS Retired, Inc., f/k/a Fervere, Inc., a Missouri corporation, has on the 23rd day of October, 2015 filed and received approval by the Missouri Secretary of State of the corporation's Articles of Dissolution.

Any claims against the corporation should be forwarded to the following address:

Seigfreid Bingham, P.C. Attn: Mark H. Gilgus 2323 Grand Boulevard, Suite 1000 Kansas City, MO 64108

The claim must include the following information: name, address and telephone number of the claim; amount of the claim; date the claim accrued or will accrue; a brief description of the nature of the debt or the basis for the claim; whether the claim is secured and, if so, the collateral used as security; and documentation to substantiate the claim.

You are further notified that all claims against the Company shall be barred unless a proceeding to enforce the claim is commenced within two years after the publication of this Notice.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST MODRELL & CO., INC.

On October 30, 2015, Modrell & Co., Inc., a Missouri corporation (the "Corporation"), filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. All persons and organizations with claims against the Corporation must submit to Modrell & Co., Inc. Claims Administrator, 501 West Cherry Street, Suite 200, Columbia, MO 65201, a written summary of any claims against the Corporation, which shall include the name, address, and telephone numbers of the claimant, the amount of the claim, date(s) the claim accrued, a brief description of the nature/basis for the claim, and any documentation of the claim. Claims against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two years after the publication of this notice.

NOTICE OF WINDING UP AND DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST DODDS THOMAS 787, LLC

On <u>03 November 2015</u>, Dodds Thomas 787, LLC, a Missouri Limited Liability Company, filed a Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State. Any and all claims against Dodds Thomas 787, LLC may be sent to: **Dodds Thomas 787**, **LLC c/o Thomas Enterprises**, **PO Box 202**, **Waynesville**, **MO 65583**. (The office is located at 690 Missouri Avenue, Suite 9, Clayton Towers, St. Robert, MO 65584.) Each claim should include the following information:

- 1. The name, address and telephone number of the claimant
- 2. The amount of the claim
- The date(s) on which the event(s) on which the claim is based occurred
- 4. The basis for the claim together with a brief description of the nature of the claim and copies of any supporting documentation

All claims against Dodds Thomas 787, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

NOTICE OF DISSOLUTION
OF CORPORATION
TO ALL CREDITORS OF
AND CLAIMANTS AGAINST
MANNING TRANSPORT, INC.

Effective October 26, 2015, MANNING TRANSPORT, INC., a Missouri corporation, filed Articles of Dissolution by Voluntary Action with the Missouri Secretary of State.

You may submit any claim against the corporation to: Jayne D. Corley, The Corley Law Firm, P.C., 999 Executive Parkway Drive, Suite 104, St. Louis, Missouri 63141. All claims must include claimant's name, telephone number and address, the claim amount, the date the claim arose, the basis for the claim and documentation for the claim.

All claims against the corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

On November 3, 2015, JVH COMMERCIAL PROPERTIES, L.L.C. filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. The Notice was made effective November 3, 2015. All persons and organizations who have claims against the company must present them by letter to:

Roger Denny 1 N. Brentwood Blvd., Suite 1000 St. Louis, MO 63105

All claims must include the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) of event(s) on which the claim is based occurred.

NOTICE: Because of the dissolution of JVH COMMERCIAL PROPERTIES, LLC, any claims against it will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of the notices authorized by Missouri statute, whichever is published last.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST QUEST COMMERCIAL FINANCE, L.L.C.

On November 2, 2015, Quest Commercial Finance, L.L.C., a Missouri limited liability company ("Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date.

All persons and organizations must submit to Company, c/o Julie T. Brown, Carnahan, Evans, Cantwell & Brown, P.C., 2805 S. Ingram Mill, Springfield, Missouri 65804, a written summary of any claims against Company, including: 1) claimant's name, address and telephone number; 2) amount of claim; 3) date(s) claim accrued (or will accrue); 4) brief description of the nature of the debt or the basis for the claim; and 5) if the claim is secured, and if so, the collateral used as security.

Because of the dissolution, any claims against Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the last of filing or publication of this Notice.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST QUEST CAPITAL ALLIANCE, L.L.C.

On November 2, 2015, Quest Capital Alliance, L.L.C., a Missouri limited liability company ("Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date.

All persons and organizations must submit to Company, c/o Julie T. Brown, Carnahan, Evans, Cantwell & Brown, P.C., 2805 S. Ingram Mill, Springfield, Missouri 65804, a written summary of any claims against Company, including: 1) claimant's name, address and telephone number; 2) amount of claim; 3) date(s) claim accrued (or will accrue); 4) brief description of the nature of the debt or the basis for the claim; and 5) if the claim is secured, and if so, the collateral used as security.

Because of the dissolution, any claims against Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the last of filing or publication of this Notice.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST MISSOURI FOOD AND BEVERAGE, INC.

On November 5, 2014 MISSOURI FOOD AND BEVERAGE, INC., a Missouri corporation, filed its Articles of Voluntary Dissolution with the Missouri Secretary of State, effective on the filing date.

You are hereby notified that if you believe you have a claim against MISSOURI FOOD AND BEVERAGE, INC., you must submit a summary in writing of the circumstances surrounding your claim against MISSOURI FOOD AND BEVERAGE, INC. to: Bradshaw, Steele, Cochrane, Berens & Billmeyer, L.C., Attn: Keith H. Holland, 3113 Independence, P.O. Box 1300, Cape Girardeau, MO 63702-1300. The summary of your claim must include the following information: (1) the name, address and telephone number of the claimant, (2) the amount of the claim, (3) the date the event on which the claim is based occurred, and (4) a brief description of the nature of the debt or the basis for the claim.

All claims against MISSOURI FOOD AND BEVERAGE, INC. will be barred unless the proceeding to enforce the claim is commenced within two years after the publication of this notice

NOTICE OF DISSOLUTION
TO ALL CREDITORS AND

CLAIMANTS AGAINST

SCS BLAIR FUND, INC.

SCS BLAIR FUND, INC., a Missouri corporation, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State on November 9, 2015. Any and all claims against SCS BLAIR FUND, INC. may be sent to Jonathan Goldstein, Advantage Capital Partners, 190 Carondelet Plaza, Suite 1500, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against SCS BLAIR FUND, INC. will be barred unless a proceeding to enforce such claim is commenced within two (2) years after the date of this notice is published.

NOTICE OF DISSOLUTION

TO ALL CREDITORS AND

CLAIMANTS AGAINST

HTC BLAIR FUND, INC.

HTC BLAIR FUND, INC., a Missouri corporation, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State on November 9, 2015. Any and all claims against HTC BLAIR FUND, INC. may be sent to Jonathan Goldstein, Advantage Capital Partners, 190 Carondelet Plaza, Suite 1500, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against HTC BLAIR FUND, INC. will be barred unless a proceeding to enforce such claim is commenced within two (2) years after the date of this notice is published.

MISSOURI REGISTER

Rule Changes Since Update to Code of State Regulations

December 15, 2015 Vol. 40, No. 24

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—39 (2014) and 40 (2015). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
	OFFICE OF ADMINISTRATION				
1 CSR	Office of Administration	- -			40 MoReg 851
1 CSR 10	State Officials' Salary Compensation Schedul	le			38 MoReg 2053 39 MoReg 2074 40 MoReg 1836
1 CSR 10-15.010	Commissioner of Administration	40 MoReg 1345	40 MoReg 1346		40 Moreg 1030
1 CSR 50-2.015	Missouri Ethics Commission		40 MoReg 1255		
1 CSR 50-2.020	Missouri Ethics Commission		40 MoReg 1256		
1 CSR 50-2.030	Missouri Ethics Commission		40 MoReg 1256		
1 CSR 50-2.040 1 CSR 50-2.075	Missouri Ethics Commission Missouri Ethics Commission		40 MoReg 1256 40 MoReg 1257		
1 CSR 50-2.100	Missouri Ethics Commission		40 MoReg 1257		
1 CSR 50-2.110	Missouri Ethics Commission		40 MoReg 1257		
1 CSR 50-2.120	Missouri Ethics Commission		40 MoReg 1258		
1 CSR 50-2.130	Missouri Ethics Commission		40 MoReg 1258		
1 CSR 50-2.140	Missouri Ethics Commission		40 MoReg 1259		
1 CSR 50-4.010	Missouri Ethics Commission		40 MoReg 1259		
	DEPARTMENT OF AGRICULTURE				
2 CSR	Department of Agriculture				40 MoReg 851
2 CSR 30-10.010	Animal Health	40 MoReg 1623			
2 CSR 90-10	Weights and Measures				39 MoReg 1399
2 CCD 100 2 020	Mineral Andrews Level and Constitution				40 MoReg 1046
2 CSR 100-2.020	Missouri Agricultural and Small Business Development Authority		40 MoReg 1089	40 MoReg 1831	
2 CSR 100-2.040	Missouri Agricultural and Small Business		40 Mokeg 1009	40 MOKES 1631	
2 CSR 100 2.010	Development Authority		40 MoReg 1089	40 MoReg 1831	
	DEPARTMENT OF CONSERVATION				
3 CSR	Department of Conservation		40.34 D 40.50		40 MoReg 851
3 CSR 10-1.010	Conservation Commission		40 MoReg 1259		
3 CSR 10-5.205 3 CSR 10-6.505	Conservation Commission Conservation Commission		40 MoReg 1261 40 MoReg 1261		
3 CSR 10-0.303 3 CSR 10-7.410	Conservation Commission		40 MoReg 1262		
3 CSR 10-7.431	Conservation Commission		40 MoReg 1262		
3 CSR 10-7.434	Conservation Commission		40 MoReg 1263		
3 CSR 10-7.455	Conservation Commission		40 MoReg 1263		
3 CSR 10-10.722	Conservation Commission		40 MoReg 1264		
3 CSR 10-11.115	Conservation Commission		40 MoReg 1264		
3 CSR 10-11.130 3 CSR 10-11.180	Conservation Commission Conservation Commission		40 MoReg 1265 40 MoReg 1265		
3 CSR 10-11.186	Conservation Commission		40 MoReg 1267		
3 CSR 10-11.205	Conservation Commission		40 MoReg 1268		
3 CSR 10-12.109	Conservation Commission		40 MoReg 1268		 -
3 CSR 10-12.110	Conservation Commission		40 MoReg 1269		
3 CSR 10-12.115	Conservation Commission		40 MoReg 1269		
3 CSR 10-12.125	Conservation Commission Conservation Commission		40 MoReg 1270		
3 CSR 10-12.135 3 CSR 10-12.140	Conservation Commission		40 MoReg 1270 40 MoReg 1274		
3 CSR 10-12.145	Conservation Commission		40 MoReg 1277		
0 0011 10 1211 10	Const Auton Commission		10 11101105 1277		
	DEPARTMENT OF ECONOMIC DEVELO	OPMENT			
4 CSR	Department of Economic Development				40 MoReg 851
4 CSR 85-11.010	Division of Business and Community Services		40 MoPog 971	40 MoDog 1921	
4 CSR 85-11.020	Division of Business and Community		40 MoReg 871	40 MoReg 1831	
+ CSR 03-11.020	Services		40 MoReg 871	40 MoReg 1831	
4 CSR 240-2.061	Public Service Commission		40 MoReg 520R	40 MoReg 1542R	
4 CSR 240-2.062	Public Service Commission		40 MoReg 520R	40 MoReg 1542R	
4 CSR 240-3.500	Public Service Commission		40 MoReg 520R	40 MoReg 1542R	
4 CSR 240-3.505	Public Service Commission		40 MoReg 521R	40 MoReg 1543R	
4 CSR 240-3.510 4 CSR 240-3.513	Public Service Commission Public Service Commission		40 MoReg 521R 40 MoReg 521R	40 MoReg 1543R 40 MoReg 1543R	
4 CSR 240-3.515 4 CSR 240-3.515	Public Service Commission Public Service Commission		40 MoReg 521R 40 MoReg 522R	40 MoReg 1543R	
4 CSR 240-3.520	Public Service Commission		40 MoReg 522R 40 MoReg 522R	40 MoReg 1544R	
4 CSR 240-3.525	Public Service Commission		40 MoReg 523R	40 MoReg 1544R	
4 CSR 240-3.530	Public Service Commission		40 MoReg 523R	40 MoReg 1544R	
4 CSR 240-3.535	Public Service Commission		40 MoReg 523R	40 MoReg 1544R	
4 CSR 240-3.540	Public Service Commission		40 MoReg 524R	40 MoReg 1545R	
4 CSR 240-3.545 4 CSR 240-3.550	Public Service Commission Public Service Commission		40 MoReg 524R 40 MoReg 524R	40 MoReg 1545R 40 MoReg 1545R	
7 CSK 240-3.330	1 done service Commission		40 MONES 324K	to Money 1343K	

Missouri Register

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 240-3.555	Public Service Commission		40 MoReg 525R	40 MoReg 1545R	
4 CSR 240-3.560	Public Service Commission		40 MoReg 525R	40 MoReg 1546R	
4 CSR 240-3.565 4 CSR 240-28.010	Public Service Commission Public Service Commission		40 MoReg 526R 40 MoReg 555	40 MoReg 1546R 40 MoReg 1546	
4 CSR 240-28.020	Public Service Commission		40 MoReg 555	40 MoReg 1547	
4 CSR 240-28.030 4 CSR 240-28.040	Public Service Commission Public Service Commission		40 MoReg 556 40 MoReg 558	40 MoReg 1548 40 MoReg 1548	
4 CSR 240-28.050	Public Service Commission		40 MoReg 559	40 MoReg 1549	
4 CSR 240-28.060 4 CSR 240-28.070	Public Service Commission		40 MoReg 560	40 MoReg 1550	
4 CSR 240-28.080	Public Service Commission Public Service Commission		40 MoReg 561 40 MoReg 562	40 MoReg 1551 40 MoReg 1551	
4 CSR 240-28.090	Public Service Commission		40 MoReg 563	40 MoReg 1552	
4 CSR 240-30.020 4 CSR 240-30.040	Public Service Commission Public Service Commission		40 MoReg 564R 40 MoReg 564R	40 MoReg 1553R 40 MoReg 1553R	
4 CSR 240-32.010	Public Service Commission		40 MoReg 564R	40 MoReg 1553R	
4 CSR 240-32.020	Public Service Commission		40 MoReg 565R	40 MoReg 1553R	
4 CSR 240-32.040 4 CSR 240-32.050	Public Service Commission Public Service Commission		40 MoReg 565R 40 MoReg 566R	40 MoReg 1554R 40 MoReg 1554R	
4 CSR 240-32.060	Public Service Commission		40 MoReg 566R	40 MoReg 1554R	
4 CSR 240-32.070 4 CSR 240-32.080	Public Service Commission Public Service Commission		40 MoReg 566R 40 MoReg 567R	40 MoReg 1554R 40 MoReg 1555R	
4 CSR 240-32.090	Public Service Commission		40 MoReg 567R	40 MoReg 1555R	
4 CSR 240-32.100 4 CSR 240-32.120	Public Service Commission		40 MoReg 567R	40 MoReg 1555R	
4 CSR 240-32.120 4 CSR 240-32.130	Public Service Commission Public Service Commission		40 MoReg 568R 40 MoReg 568R	40 MoReg 1555R 40 MoReg 1556R	
4 CSR 240-32.140	Public Service Commission		40 MoReg 569R	40 MoReg 1556R	
4 CSR 240-32.150 4 CSR 240-32.160	Public Service Commission Public Service Commission		40 MoReg 569R 40 MoReg 569R	40 MoReg 1556R 40 MoReg 1556R	
4 CSR 240-32.170	Public Service Commission		40 MoReg 570R	40 MoReg 1557R	
4 CSR 240-32.180 4 CSR 240-32.190	Public Service Commission Public Service Commission		40 MoReg 570R 40 MoReg 570R	40 MoReg 1557R 40 MoReg 1557R	
4 CSR 240-32.200	Public Service Commission		40 MoReg 571R	40 MoReg 1557R	
4 CSR 240-33.010	Public Service Commission		40 MoReg 571R	40 MoReg 1557R	
4 CSR 240-33.020 4 CSR 240-33.040	Public Service Commission Public Service Commission		40 MoReg 572R 40 MoReg 572R	40 MoReg 1558R 40 MoReg 1558R	
4 CSR 240-33.045	Public Service Commission		40 MoReg 572R	40 MoReg 1558R	
4 CSR 240-33.050 4 CSR 240-33.060	Public Service Commission Public Service Commission		40 MoReg 573R 40 MoReg 573R	40 MoReg 1558R 40 MoReg 1559R	
4 CSR 240-33.070	Public Service Commission		40 MoReg 574R	40 MoReg 1559R	
4 CSR 240-33.080	Public Service Commission		40 MoReg 574R	40 MoReg 1559R	
4 CSR 240-33.090 4 CSR 240-33.100	Public Service Commission Public Service Commission		40 MoReg 574R 40 MoReg 575R	40 MoReg 1559R 40 MoReg 1560R	
4 CSR 240-33.110	Public Service Commission		40 MoReg 575R	40 MoReg 1560R	
4 CSR 240-33.120 4 CSR 240-33.130	Public Service Commission Public Service Commission		40 MoReg 575R 40 MoReg 576R	40 MoReg 1560R 40 MoReg 1560R	
4 CSR 240-33.140	Public Service Commission		40 MoReg 576R	40 MoReg 1561R	
4 CSR 240-33.150 4 CSR 240-33.160	Public Service Commission Public Service Commission		40 MoReg 577R 40 MoReg 577R	40 MoReg 1561R 40 MoReg 1561R	
4 CSR 240-33.170	Public Service Commission		40 MoReg 577R 40 MoReg 577R	40 MoReg 1561R	
4 CSR 340-2 4 CSR 340-4.010	Division of Energy	This Issue			40 MoReg 1046
4 CSK 340-4.010	Division of Energy	Tills issue	This Issue		
F CCD	DEPARTMENT OF ELEMENTARY AND S	SECONDARY EDUCA	ATION		40 MaDan 951
5 CSR 5 CSR 20-600.110	Department of Elementary and Secondary Edu Division of Learning Services	cation	40 MoReg 834	40 MoReg 1562	40 MoReg 851
5 CSR 30-4.030	Division of Financial and Administrative Servi		40 MoReg 1277		
5 CSR 30-640.200	Division of Financial and Administrative Servi	ces	40 MoReg 834	40 MoReg 1832	
	DEPARTMENT OF HIGHER EDUCATION	Ī			
6 CSR 6 CSR 10-3.010	Department of Higher Education Commissioner of Higher Education		40 MoReg 1533		40 MoReg 851
0 CSK 10-3.010	Commissioner of Higher Education		40 Mokeg 1333		
7 COD 10 25 010	DEPARTMENT OF TRANSPORTATION	•			40 M P 1505
7 CSR 10-25.010	Missouri Highways and Transportation Commi	ssion			40 MoReg 1595 40 MoReg 1596
					40 MoReg 1596
					40 MoReg 1645 40 MoReg 1646
					40 MoReg 1839
7 CSR 10-25.030	Missouri Highways and Transportation Commi	ssion	40 MoReg 751	40 MoReg 1643	
	DEPARTMENT OF LABOR AND INDUST	RIAL RELATIONS			
8 CSR 30-3.010	Division of Labor Standards	This Issue	This Issue		
8 CSR 50-2.025	Division of Workers' Compensation		40 MoReg 930		
	DEPARTMENT OF NATURAL RESOURCE	ES			
10 CSR 10-6.060 10 CSR 10-6.065	Air Conservation Commission Air Conservation Commission		40 MoReg 1142 40 MoReg 1155		
10 CSR 10-6.065 10 CSR 10-6.241	Air Conservation Commission Air Conservation Commission		40 MoReg 1013		
10 CSR 10-6.250	Air Conservation Commission		40 MoReg 1023	40 MaD : 1572	
10 CSR 10-6.372 10 CSR 10-6.374	Air Conservation Commission Air Conservation Commission		40 MoReg 753 40 MoReg 765	40 MoReg 1562 40 MoReg 1565	
10 CSR 10-6.376	Air Conservation Commission		40 MoReg 777	40 MoReg 1572	
10 CSR 25-3.260 10 CSR 25-4.261	Hazardous Waste Management Commission Hazardous Waste Management Commission		40 MoReg 626 40 MoReg 629	40 MoReg 1575 40 MoReg 1576	
10 CSR 25-5.262	Hazardous Waste Management Commission		40 MoReg 631	40 MoReg 1577	
10 CSR 25-6.263	Hazardous Waste Management Commission		40 MoReg 639	40 MoReg 1587	

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10 CSR 25-7.264	Hazardous Waste Man			40 MoReg 639	40 MoReg 1587	
10 CSR 25-7.265 10 CSR 25-7.266	Hazardous Waste Man Hazardous Waste Man			40 MoReg 650 40 MoReg 655	40 MoReg 1588 40 MoReg 1589	
10 CSR 25-7.268	Hazardous Waste Man	agement Commission		40 MoReg 656	40 MoReg 1589	
10 CSR 25-7.270 10 CSR 25-8.124	Hazardous Waste Man			40 MoReg 657	40 MoReg 1590	
10 CSR 25-8.124 10 CSR 25-9.020	Hazardous Waste Man Hazardous Waste Man			40 MoReg 662 40 MoReg 663	40 MoReg 1590 40 MoReg 1591	
10 CSR 25-11.279	Hazardous Waste Man	agement Commission		40 MoReg 665	40 MoReg 1592	
10 CSR 25-12.010	Hazardous Waste Man	agement Commission		40 MoReg 872	This Issue	
10 CSR 25-13.010 10 CSR 25-16.273	Hazardous Waste Man Hazardous Waste Man	agement Commission		40 MoReg 666 40 MoReg 670	40 MoReg 1593 40 MoReg 1594	
10 CSR 40-10.020	Land Reclamation Co.			40 MoReg 1173	io morag its.	
10 CSR 50-1.010 10 CSR 50-1.020	Oil and Gas Council			40 MoReg 1420		
10 CSR 50-1.020 10 CSR 50-1.030	Oil and Gas Council Oil and Gas Council			40 MoReg 1420 40 MoReg 1421		
10 CSR 50-1.040	Oil and Gas Council			40 MoReg 1424		
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10 CSR 50-2.040 10 CSR 50-2.050	Oil and Gas Council Oil and Gas Council			40 MoReg 1444 40 MoReg 1450		
10 CSR 50-2.050 10 CSR 50-2.055	Oil and Gas Council			40 MoReg 1451		
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10 CSR 50-2.065 10 CSR 50-2.070	Oil and Gas Council Oil and Gas Council			40 MoReg 1458 40 MoReg 1462R		
10 CSR 50-2.070 10 CSR 50-2.080	Oil and Gas Council			40 MoReg 1462		
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11 CSR 30-12.020	DEPARTMENT OF Office of the Director	PUBLIC SAFETY	40 MoReg 1689	40 MoReg 1758		
11 CSR 45-1.090	Missouri Gaming Con		10 1110110 1005	40 MoReg 1280		
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11 CSR 45-30.550	Missouri Gaming Commission		40 MoReg 944		
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11 CSR 45-30.590	Missouri Gaming Commission		40 MoReg 946		
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13 CSR 35-31.015	Children's Division		40 MoReg 1090		
13 CSR 35-60.010	(Changed from 13 CSR 40-31.011) Children's Division		40 MoReg 1476		
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13 CSR 40-2.300	Family Support Division	40 MoReg 1244	40 MoReg 1285	40 Mokeg 1043	
13 CSR 40-2.310	Family Support Division	40 MoReg 1245	40 MoReg 1286		
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13 CSR 40-31.012 13 CSR 70-3.030	Family Support Division MO HealthNet Division		40 MoReg 1091R 40 MoReg 1631		
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20 CSR	Sovereign Immunity Limits				39 MoReg 2149
20 CSR 20 CSR 100-9.100	State Legal Expense Fund Cap Insurer Conduct		40 MoReg 1032	40 MoReg 1834	39 MoReg 2149
20 CSR 200-6.700	Insurance Solvency and Company Regulation		40 MoReg 1032	40 MoReg 1834	
20 CSR 400-11.140	Life, Annuities and Health	40 MoReg 1003	40 MoReg 1037	40 MoReg 1835	
20 CSR 2030-1	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors,				
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20 CSR 2030-1.010	Missouri Board for Architects, Professional				
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20 CSR 2030-2	Missouri Board for Architects, Professional		10 101010 1331		
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20 CSR 2030-3	Missouri Board for Architects, Professional				
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20 CSR 2030-4	Missouri Board for Architects, Professional		40 Mokeg 1330		
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20 CSR 2030-5	and Professional Landscape Architects Missouri Board for Architects, Professional				40 MoReg 1840
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20 CSR 2030-5.020	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors,				
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20 CSR 2030-7	and Professional Landscape Architects Missouri Board for Architects, Professional				40 MoReg 1840
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20 CSR 2030-8	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors,				
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20 CSR 2030-12	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors,				
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20 CSR 2030-13	Missouri Board for Architects, Professional				
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20 CSR 2030-16	and Professional Landscape Architects Missouri Board for Architects, Professional				40 MoReg 1840
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20 CSR 2030-17	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors,				
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20 CSR 2030-20	and Professional Landscape Architects Missouri Board for Architects, Professional Engineers, Professional Land Surveyors,				40 MoReg 1840
20 CSR 2030-21	and Professional Landscape Architects Missouri Board for Architects, Professional Engineers, Professional Land Surveyors,				40 MoReg 1840
20 CSR 2110-2.210	and Professional Landscape Architects Missouri Dental Board		40 MoReg 268	40 MoReg 981	40 MoReg 1840
20 CSR 2120-2.100	State Board of Embalmers and Funeral	40 MoReg 1141	40 MaDan 1216	This Issue	40 MoReg 1321
20 CSR 2150-3.010	Directors State Board of Registration for the Healing Arts	40 MoReg 1087	40 MoReg 1216 40 MoReg 1094	This Issue This Issue	40 Mokeg 1321
20 CSR 2220-4.010	State Board of Pharmacy	40 MoReg 1009	This Issue		
20 CSR 2230-2.070	State Board of Podiatric Medicine	This Issue	40 MaDaa 065	40 MaDaa 1642	
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20 CSR 2255-1.040	Missouri Board for Respiratory Care		40 MoReg 1764		
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Office of Admin Commissioner of A 1 CSR 10-15.010		.40 MoReg 1345	Jan. 1, 2016 .	June 28, 2016
Department of Animal Health 2 CSR 30-10.010	Agriculture Inspection of Meat and Poultry	40 MoReg 1623	Oct. 12, 2015	April 8 2016
	Economic Development Wood Energy Credit	-		-
	Labor and Industrial Relations			
Department of 1 Office of the Direct 11 CSR 30-12.020	Public Safety			•
Department of I Director of Revenue 12 CSR 10-41.010 12 CSR 10-44.100	Revenue	.40 MoReg 1690 .	Jan. 1, 2016 .	June 28, 2016
Department of S Family Support Div 13 CSR 40-2.300	vision Definitions Which Are Applicable for Benefit Programs Funded by the Temporary Assistance for Needy Families			
13 CSR 40-2.310 13 CSR 40-2.315	(TANF) Block Grant	.40 MoReg 1245 .	Aug. 28, 2015 .	Feb. 23, 2016
MO HealthNet Div 13 CSR 70-10.110 13 CSR 70-15.010		.40 MoReg 923	July 1, 2015 .	Dec. 28, 2015
13 CSR 70-15.110 13 CSR 70-20.340	Federal Reimbursement Allowance National Drug Code Requirement	.40 MoReg 924	July 1, 2015 .	Dec. 28, 2015
Elected Officials State Auditor 15 CSR 40-3.030 15 CSR 40-3.170 15 CSR 40-3.180	Annual Financial Reports of Political Subdivisions Addendum Filed with the Auditor's Office	.Next Issue	Dec. 10, 2015 .	Feb. 29, 2016
Department of I Division of Regulati 19 CSR 30-61.085 19 CSR 30-61.095 19 CSR 30-61.105 19 CSR 30-61.135 19 CSR 30-61.175 19 CSR 30-62.082	Physical Requirements of the Family Day Care Home Furniture, Equipment, and Materials The Day Care Provider and Other Day Care Personnel Admission Policies and Procedures Child Care Program Physical Requirements of Group Day Care Homes and	This Issue This Issue	. Nov. 26, 2015 .	May 23, 2016 May 23, 2016 May 23, 2016 May 23, 2016
19 CSR 30-62.092 19 CSR 30-62.102 19 CSR 30-62.132 19 CSR 30-62.182	Day Care Centers Furniture, Equipment, and Materials Personnel Admission Policies and Procedures Child Care Program	This Issue	Nov. 26, 2015Nov. 26, 2015Nov. 26, 2015 .	May 23, 2016 May 23, 2016 May 23, 2016

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	ogy and Barber Examiners			
20 CSR 2085-12.01	0 General Rules and Application Requirements for All Schools	.40 MoReg 829 .	June 7, 2015 .	Feb. 25, 2016
20 CSR 2085-12.06	5 Requirements for Barber Schools	.40 MoReg 830 .	June 7, 2015.	Feb. 25, 2016
	palmers and Funeral Directors Fees	.40 MoReg 1141	Aug. 21, 2015 .	Feb. 25, 2016
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_	Applicants for Licensure as Professional	40 M D 4007		F.1. 25, 2016
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20 CSR 2230-2.070	Fees	.This Issue	Nov. 20, 2015 .	May 17, 2016
	lidated Health Care Plan			
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22 CSR 10-2.020	General Membership Provisions			
22 CSR 10-2.045	Plan Utilization Review Policy	.40 MoReg 1696.	Jan. 1, 2015 .	June 28, 2016
22 CSR 10-2.051	PPO 300 Plan Benefit Provisions and Covered Charges (Res)	.40 MoReg 1698 .	Jan. 1, 2015.	June 28, 2016
22 CSR 10-2.051	PPO 300 Plan Benefit Provisions and Covered Charges			
22 CSR 10-2.052	PPO 600 Plan Benefit Provisions and Covered Charges (Res)	40 MoReg 1699	Ian 1 2015	June 28 2016
22 CSR 10-2.052	PPO 600 Plan Benefit Provisions and Covered Charges			
22 CSR 10-2.053	Health Savings Account Benefit Provisions and Covered Charges (Res)	_		
22 CSR 10-2.053	Health Savings Account Benefit Provisions and Covered Charges	_		
22 CSR 10-2.055	Medical Plan Benefit Provisions and Covered Charges	•		
22 CSR 10-2.060	PPO 300 Plan, PPO 600 Plan, and Health Savings	40 M-D 1714	I 1 2015	L
22 CSR 10-2.070	Account Plan Limitations			
22 CSR 10-2.075	Review and Appeals Procedure			
22 CSR 10-2.089	Pharmacy Employer Group Waiver Plan for Medicare	_		
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22 CSR 10-2.090 22 CSR 10-2.094	Pharmacy Benefit Summary			
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22 CSR 10-2.110	General Foster Parent Membership Provisions			
22 CSR 10-2.120	Partnership Incentive Provisions and Limitations (Res)			
22 CSR 10-2.120	Partnership Incentive Provisions and Limitations	.40 MoReg 1253	Oct. 1, 2015	March 28, 2016
22 CSR 10-2.150	Disease Management Services Provisions and Limitations			
22 CSR 10-2.160	Pharmacy Lock-In Program			
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22 CSR 10-3.053	Charges (Res)			
22 CSR 10-3.055	Charges	.40 MoReg 1733 .	Jan. 1, 2015 .	June 28, 2016
22 COR 10 5.005	Charges (Res)	.40 MoReg 1735 .	Jan. 1, 2015 .	June 28, 2016

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22 CSR 10-3.055	Health Savings Account Provisions and Covered				
22 CSR 10-3.056	Charges	40 MoReg	1735	Jan. 1, 2015 .	June 28, 2016
22 CSK 10-5.030	Charges (Res)	40 MoReg	1736	Jan. 1, 2015 .	June 28, 2016
22 CSR 10-3.056	PPO 600 Plan Benefit Provisions and Covered	40.14 B	1505	1 1 2015	T 20 2016
22 CSR 10-3.057	Charges				
22 CSR 10-3.060	PPO 600 Plan, PPO 1000 Plan, and Health Savings	io moneg	1750		
	Account Plan Limitations	_			
22 CSR 10-3.070	Coordination of Benefits	_		,	
22 CSR 10-3.075	Review and Appeals Procedure	40 MoReg	1750	Jan. 1, 2015 .	June 28, 2016
22 CSR 10-3.090	Pharmacy Benefit Summary	40 MoReg	1753	Jan. 1, 2015 .	June 28, 2016
22 CSR 10-3.150	Disease Management Services Provisions and				
	Limitations	40 MoReg	1755	Jan. 1, 2015 .	June 28, 2016
22 CSR 10-3.160	Pharmacy Lock-In Program	40 MoReg	1756	Jan. 1, 2015 .	June 28, 2016

Executive Orders

Missouri Register

Executive			
Orders	Subject Matter	Filed Date	Publication
	2015		
15-08	Closes state offices Nov. 27, 2015.	Nov. 6, 2015	40 MoReg 1630
15-07	Dedicates and renames the state office building located at 8800 East 63rd		
	Street in Raytown, Missouri, in honor of Joseph Patrick Teasdale, the		
15.06	48th governor of the state of Missouri.	Oct. 28, 2015	40 MoReg 1628
15-06	Lays out policies and procedures to be adopted by the Executive Branch of state government in procuring goods and services to enhances economic		
	health and prosperity of Minority and Women Business Enterprises. This		
	order supercedes Executive Order 05-30.	Oct. 21, 2015	40 MoReg 1624
15-05	Extends Executive Order 15-03 until August 14, 2015.	July 14, 2015	40 MoReg 1012
15-04	Orders all departments, agencies, boards, and commissions to comply with		
17.00	the Obergefell decision and rescinds Executive Order 13-14.	July 7, 2015	40 MoReg 1010
15-03	Declares a state of emergency exist in the State of Missouri and directs that	I 10, 2015	40 M-D 020
15-02	the Missouri State of Emergency Operations Plan be activated. Extends Executive Order 14-06 and orders that the Division of Energy	June 18, 2015	40 MoReg 928
13-02	deliver a state energy plan to the governor by October 15, 2015.	May 22, 2015	40 MoReg 833
15-01	Appoints Byron M. Watson to the Ferguson Commission to fill the	11149 22, 2015	10 1/10102 055
	vacancy created by the resignation of Bethany A. Johnson-Javois.	Jan. 2, 2015	40 MoReg 173
			_
	<u>2014</u>		
14-16	Extends Executive Order 14-07 and further orders that the Disparity Study		
	Oversight Review Committee present its report to the governor and	Dec. 24, 2014	40 MaDag 120
14-15	commissioner of administration by January 31, 2015. Establishes the "Ferguson Commission" which shall study and recommend	Dec. 24, 2014	40 MoReg 129
14-13	ways to make the St. Louis region a stronger, fairer place for everyone to		
	live by studying the following subjects: 1) citizen-law enforcement interaction	ns	
	and relations; 2) racial and ethnic relations; 3) municipal government organi		
	tion and the municipal court system; and 4) disparities in substantive areas.	Nov. 18, 2014	40 MoReg 5
14-14	Declares a state of emergency exists in the state of Missouri and directs the		
	Missouri State Highway Patrol with the St. Louis County Police Department		
	and the St. Louis Metropolitan Police Department to operate as a Unified command and ensure public safety in the City of Ferguson and the St. Louis		
	Region and further orders the Adjutant General to call and order into service		
	such portions of the organized militia as he deems necessary.	Nov. 17, 2014	39 MoReg 2116
14-13	Closes state offices Nov. 28, 2014.	Oct. 31, 2014	39 MoReg 1811
14-12	Declares a state of emergency exists in the state of Missouri and directs that		
	the Missouri State Emergency Activation Plan be activated.	Oct. 22, 2014	39 MoReg 1809
14-11	Establishes the Office of Community Engagement.	Sept. 18, 2014	39 MoReg 1656
14-10 14-09	Terminates Executive Orders 14-08 and 14-09. Activates the state militia in response to civil unrest in the City of Ferguson	Sept. 3, 2014	39 MoReg 1613
14-09	and authorizes the superintendent of the Missouri State Highway Patrol to		
	maintain peace and order.	Aug. 18, 2014	39 MoReg 1566
14-08	Declares a state of emergency exists in the state of Missouri and directs the		
	Missouri State Highway Patrol to command all operations necessary in the		
	city of Ferguson, further orders other law enforcement to assist the patrol		
44.0	when requested, and imposes a curfew.	Aug. 16, 2014	39 MoReg 1564
14-07	Establishes the Disparity Study Oversight Review Committee.	July 2, 2014	39 MoReg 1345
14-06	Orders that the Division of Energy develop a comprehensive State Energy Plato chart a course toward a sustainable and prosperous energy future that will		
	create jobs and improve Missourians' quality of life.	June 18, 2014	39 MoReg 1262
14-05	Declares a state of emergency exists in the state of Missouri and directs that		55 Workey 1202
	Missouri State Emergency Operations Plan be activated.	May 11, 2014	39 MoReg 1114
14-04	Declares a state of emergency exists in the state of Missouri and directs that	the	
11.00	Missouri State Emergency Operations Plan be activated.	April 3, 2014	39 MoReg 1027
14-03	Designates members of the governor's staff to have supervisory authority ove		20 MaD - 050
14-02	certain departments, divisions, and agencies. Orders the Honor and Remember Flag be flown at the State Capitol each	March 20, 2014	39 MoReg 958
17-02	Armed Forces Day, held on the third Saturday of each May.	March 20, 2014	39 MoReg 956
14-01	Creates the Missouri Military Partnership to protect, retain, and enhance the		57 1.101 .05 700
	Department of Defense activities in the state of Missouri.	Jan. 10, 2014	39 MoReg 491

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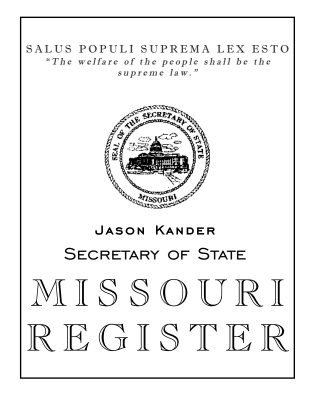
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